Item	1 #	81	7	
			1	

SEMINOLE COUNTY GOVERNMENT AGENDA MEMORANDUM

SUBJECT:

Appeal of the Board of Adjustment approval of a (1) Special Exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances; (Richard and Jay Shirah/Spintcom, Inc, applicants).

DEPARTMENT: Planning & Development DIVISION: Planning					
AUTHORIZED BY:	Donald S. Fisher CONTACT: Kathy Fall	EXT:	7389		
Agenda Date 12-14	1-04 Regular ☐ Consent ☐ Work Session ☐ Public Hearing – 1:30 ☒ Public Hearin				

MOTION/RECOMMENDATION:

- 1. <u>UPHOLD</u> the Board of Adjustment decision to approve the request for (1) Special Exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances from 582 feet to 60 feet, 582 feet to 230 feet, 582 feet to 270 feet, 582 feet to 450 feet and 582 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings; (Richard and Jay Shirah/Spintcom, Inc, applicants); or
- 2. **REVERSE** the Board of Adjustment decision to approve the request for (1) Special Exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances from 582 feet to 60 feet, 582 feet to 230 feet, 582 feet to 270 feet, 582 feet to 450 feet and 582 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings; (Richard and Jay Shirah/Spintcom, inc, applicants); or
- 3. **CONTINUE** the request to a time and date certain.

Commissioner District #2. Morris

Kathy Fall, Senior Planner

BOARD OF ADJUSTMENT DECISION:

At its October 25, 2004 regular meeting, the Board of Adjustment approved a special exception to allow a monopole communication tower and its associated variances from residential

properties on a 5 acre parcel in the A-5 (Rural Zoning Classification). On October 26, 2004 Commissioner Morris asked that request be heard before the Board of County Commissioners. The Board agreed to hear the request.

STAFF RECOMMENDATION:

Uphold the Board of Adjustment's decision to approve, per staff recommended conditions, a special exception for a monopole communication tower and its associated variances from residential properties.

Reviewed by:
Co Atty:
DFS:
Other:
DCM:
CM:

File No. ph130pdp10

STAFF REPORT

GENERAL INFORMATION	Applicant: Richard and Jay Shirah/ Spintcom, Inc A-5 district, LDC section 124 (b)(23) communication towers; LDC section 30.1364(b) performance standards (minimum separation from off- site uses / designated areas)
BACKGROUND / REQUEST	The subject property is owned by Gary and Elizabeth Lashinsky and is currently used as a horse training facility. The applicants propose to lease a portion of the subject property in order to construct a 194 foot tall monopole communication tower.
	Request for special exception The existing site is located in the A-5 district, where monopole communication towers are permitted by special exception.
	 Request for variances Minimum separation distance is defined as 300 percent of proposed tower height (or 194 ft x 3 = 582 ft), measured from the outer extremity of the base of the tower to the nearest property line of the parcels where residences are located. For the proposed 194 foot tower, the land development code requires a minimum separation distance of 582 ft between the base of the tower and surrounding single-family properties. The subject property abuts a total of five (5) properties where there are existing single-family residences within the separation radius. The following variances are requested to reduce the minimum separation requirements for a 194 foot monopole tower:
	SE DESIGNATED VARIANCE PARCELS AMOUNT REQUESTED
	25-20-31-5BA-0000-436A 582 FEET to 522 FEET
	25-20-31-5BA-0000-4360 582 FEET to 352 FEET
	25-20-31-5BA-0000-338B 582 FEET to 47 FEET
The state of the s	12-21-31-501-0000-0010 582 FEET to 312 FEET 25-20-31-5BA-0000-437A 582 FEET to 132 FEET
	25-20-31-5BA-0000-437A 582 FEET to 132 FEET
	o The applicants request was for a 197 foot tall monopole tower, but staff recommended that the height be restricted to 194 feet. The additional 3 feet would be used for future collocation opportunities, and staff advised the applicant

recommendation.

that the same could be achieved, if necessary, through an administrative amendment. The Seminole County Land Development Code Sec. 30.1368 allows an administrative height increase not to exceed 20 feet one time only. The applicants agreed to the height reduction, based on staff's

- The subject property is occupied by a horse training facility designated Rural-5 FLU and A-5 (Rural Zoning Classification district), where the separation requirement does not apply.
- The appeal was advertised for the 197 foot monopole tower to allow the Board of County Commissioners the flexibility in considering the greater height. The chart below list the variances necessary for the 197 foot tower:

SE DESIGNATED PARCELS		VARIANCE AMOUNT REQUESTED
25-20-31-5BA-0000-436A	591 FEET	to 531 FEET
25-20-31-5BA-0000-4360	591 FEET	to 361 FEET
25-20-31-5BA-0000-338B	591 FEET	to 56 FEET
12-21-31-501-0000-0010	591 FEET	to 321 FEET
25-20-31-5BA-0000-437A	591 FEET	to 141 FEET

ZONING & FLU	DIRECTION	EXISTING ZONING	EXISTING FLU	USE OF PROPERTY
	Site	A-5	Rural-5	Horse training facility
	North	A-5	Rural-5	Mobile home
	South	A-1	Suburban Estates	Single-family
	East	A-5	Rural-5	Church

A-5

STANDARDS FOR GRANTING A SPECIAL EXCEPTION

The Board of County Commissioners shall have the power to hear and decide special exceptions and variances it is specifically authorized to pass under the terms of the land development code upon determination that the use requested:

Rural-5

Mobile home

Is not detrimental to the character of the area or neighborhood or inconsistent with trends of development in the area:

The trend of development in the area has included a combination of single-family, institutional and agricultural uses that are permitted by the A-5 zoning classification. The A-5 zoning classification allows uses, such as landscaping contractors, poultry production, plant nurseries and large parcel single family lots. The proposed tower is a standard 194 foot tall monopole structure that is not designed to assimilate into surrounding development but at its proposed location on the horse training facility it minimizes the visual impact to the adjacent existing residential homes. The monopole tower and associated equipment will be located on the east side of the 5 acre horse training facility surrounded by existing buildings on the west and south, existing trees on the south and east side of the property. The variances are measured from base of the tower to the nearest

property line of single-family parcels. The chart below is provided to demonstrate the approximate distance from the base of the tower to the existing home on the surrounding properties:

Parcel Numbers	Distance to property li		nce to ng home
25-20-31-5BA-0000-4	36A 60	FEET	420 FEET
25-20-31-5BA-0000-4	360 230	FEET	500 FEET
25-20-31-5BA-0000-3	38B 535	FEET	745 FEET
12-21-31-501-0000-00	110 270	FEET	525 FEET
25-20-31-5BA-0000-4	37A 450	FEET	665 FEET

Does not have an unduly adverse effect on existing traffic patterns, movements and volumes:

The proposed tower would not have an adverse impact on existing traffic volumes, since the facility would be unmanned and require approximately one site visit per month (2 vehicle trips) for routine service and maintenance.

Is consistent with the Seminole County Vision 2020 Comprehensive Plan:

The Seminole County Vision 2020 Comprehensive Plan describes the Rural-5 Future Land Use (FLU) as a category established for agricultural uses and residential development on large lots.

The comprehensive plan further describes Rural-5 FLU as appropriate for special exception uses like utility structures. With the imposition of staff's recommended conditions, the proposed communication tower would be consistent with the Rural-5 FLU designation.

<u>Meets any additional requirements specified in the code section</u> <u>authorizing the use in a particular zoning district or</u> <u>classification; and</u>

Based on the submitted site plan, the proposed communication tower would not meet the 582 ft minimum separation distance, as explained elsewhere in this report. For this reason, variances from the minimum separation distances required between the base of the proposed tower and the abutting properties are requested as a part of this application.

Will not adversely affect the public interest:

Within the A-5 district, communication towers are conditional uses. The low density, agricultural character of the surrounding area appears to support this type of facility with minimal potential impacts to the aesthetics of the community.

The incorporation of design elements, such as muted colors and a

roc	
pro dev	duction in height to the minimum necessary to accommodate the oposed carriers would reduce visual impact to surrounding velopment.
GRANTING A SPECIAL dis	e BCC may permit any use allowed by special exception in the A-5 trict upon making findings of fact, in addition to those required by ction 30.43(b)(2) of the land development code, that the use:
Is	consistent with the general zoning plan of the A-5 (Rural ning Classification District):
Ru	previously stated, the proposed use would be consistent with the Iral-5 FLU and underlying A-5 zoning with the imposition of staff's commended conditions. The proposed use would otherwise mply with the dimensional standards of the A-5 district.
<u>Is</u>	not highly intensive in nature; and
are	the request would not be highly intensive in nature, if improvements the limited to a monopole tower system that furthers the policy intent the land development code, an equipment cabinet, privacy fence, and requisite landscaping as depicted on the submitted site plan.
for oc vis	ne proposed facility would be self-operating and used exclusively transmitting and receiving. Routine maintenance visits would cour approximately once a month (two vehicle trips). More frequent sits would be required in the event of malfunction or emergency, he proposed 194 foot tower will not be required to be lighted by the CC.
	roposed ingress/egress to the facility would be provided from Van sadale Street through the existing site.
Ha Se	as access to an adequate level of urban services such as ewer, water, police, schools and related services:
re Of dis te Er	ne proposed tower would be an unmanned facility, which would quire no connection to water or sewer, nor impact school services. ther county services, including police, emergency, and garbage sposal are otherwise available to the site. Electrical power and lephone service would be respectively provided by Progress nergy and Bell South.
STANDARDS FOR SO OF	eparation distances may be decreased or increased by the Board County Commissioners in accordance with the procedural equirements for variances.
Pi m w ap	rior to granting a variance, the Board of County Commissioners nust reach a finding that literal enforcement of applicable regulations ould result in an unnecessary and undue hardship upon the oplicant and determine compliance with the criteria presented in ection 30.43(b)(3) of the LDC.
	he standards relative to variances as otherwise stated below may

be considered in determining whether to approve a variance but <u>shall</u> not be determinative as to whether the variance may be granted:

That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same zoning classification;

Should the Board of County Commissioners find that a communication tower is appropriate for the proposed location and thereby approve the requested special exception, reasonable use of the subject property for the purpose of establishing a tower in excess of 20 feet would be dependent upon variances from the minimum separation distances required between the proposed tower and abutting properties with existing single-family homes.

Based on the submitted propagation maps and supporting documentation, the applicants have demonstrated a need to expand Sprint's Wireless service area by establishing a communication tower in the general vicinity of the subject property. The applicants have further indicated that all co-location opportunities have been explored and deemed unacceptable for meeting Sprint's coverage goals and the provision of homogeneous service across its network.

Staff has further determined that the proposed tower height is consistent with Sprint's desire to provide coverage in the areas identified on the attached propagation maps. In general, communication towers require a spacing of approximately 2 to 3 miles to provide the necessary overlap and signaling requirement to optimize performance and coverage to a geographic area. The special circumstances described herein lend support to the request.

That the special conditions and circumstances do not result from the actions of the applicants;

The applicant has provided a search ring analysis that demonstrates the current lack of coverage from surrounding towers and no opportunities to co-locate on existing towers. This is a special circumstance that did not result from the applicants' actions.

That granting the variance requested will not confer on the applicant any special privilege that is denied by Chapter 30 to other lands, buildings, or structures in the same zoning classification:

The Land Development Code provides the process to allow other applicants to seek variances to the separation requirements in the same zoning classification. The granting of the requested variances will not confer special privileges since this process is available to other applicants.

That literal interpretation of the provisions of Chapter 30 would deprive the applicant of rights commonly enjoyed by other properties in the same zoning classification and would work unnecessary and undue hardship on the applicant:

The proposed 194 foot monopole tower will be located on a property in the A-5 zoning classification. Other properties in the A-5 zoning classification contain communication towers of comparable height and design.

That the grant of the variance will be in harmony with the general intent and purpose of Chapter 30, will not be injurious to The neighborhood, or otherwise detrimental to the public welfare;

Staff believes the grant of variances from separation distance (with staff's recommended conditions) would be in harmony with the general intent and purpose of the Land Development Code.

STAFF RECOMMENDATION

Based on the stated findings, staff recommends the Board of County Commissioners uphold the Board of Adjustment approval of the special exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District) and the request for associated variances from 582 feet to 60 feet, 582 feet to 230 feet, 582 feet to 270 feet, 582 feet to 450 feet and 582 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings.

Staff's recommendation of approval is conditioned upon the following:

- 1. The proposed tower shall not exceed 194 feet, as verified by a rf (radio frequency) engineer to be the minimum height needed to further Sprint's immediate wireless communication goals in the area.
- 2. Any improvements and/or additions to the proposed tower shall be submitted for approval to the county.
- 3. A listed species survey shall be provided prior to final engineering approval.
- 4. Prior to the final development order / approval, an application for full concurrency management shall be provided.

Should the associated variances from minimum separation distances be granted, staff recommends the following conditions of approval:

- 1. Any variance granted shall apply only to the proposed communication tower depicted on the attached site plan.
- 2. Any variance granted shall be the minimum that would make possible the reasonable use of the property for siting a

communication tower in that specific location. 3. Any variance granted should be conditioned upon certification by a structural engineer of the proposed tower's same performance in the event of structural failure or collapse. 4. Any additional condition(s) deemed appropriate by the board based on information presented at the public hearing.	safe
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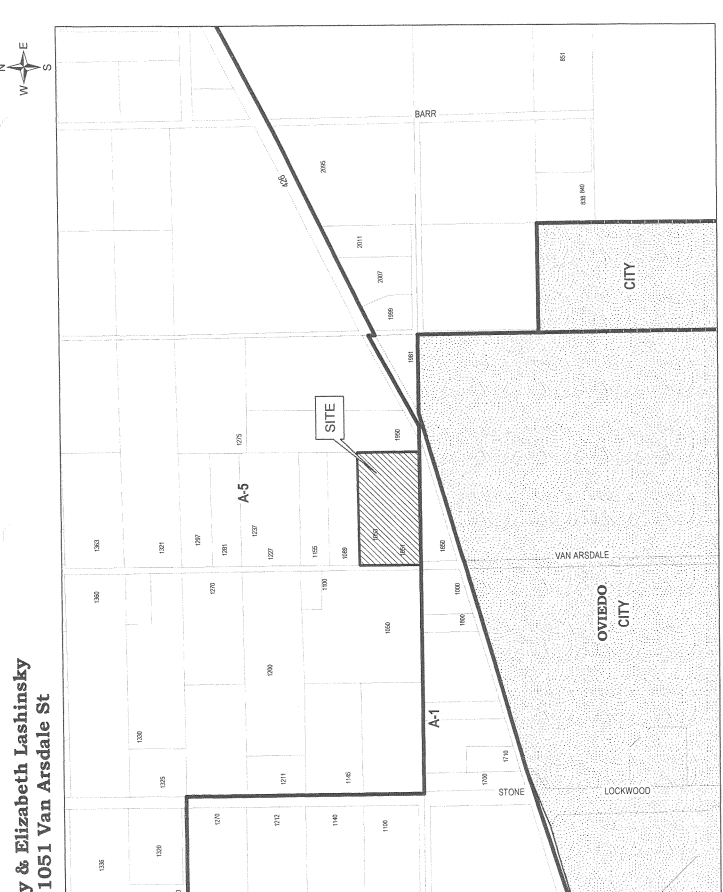
Attachments:

Seminole County Communication tower inventory
Applicable regulations

Application for special exception supporting material Application for variances & supporting material

Site maps

Property appraiser report

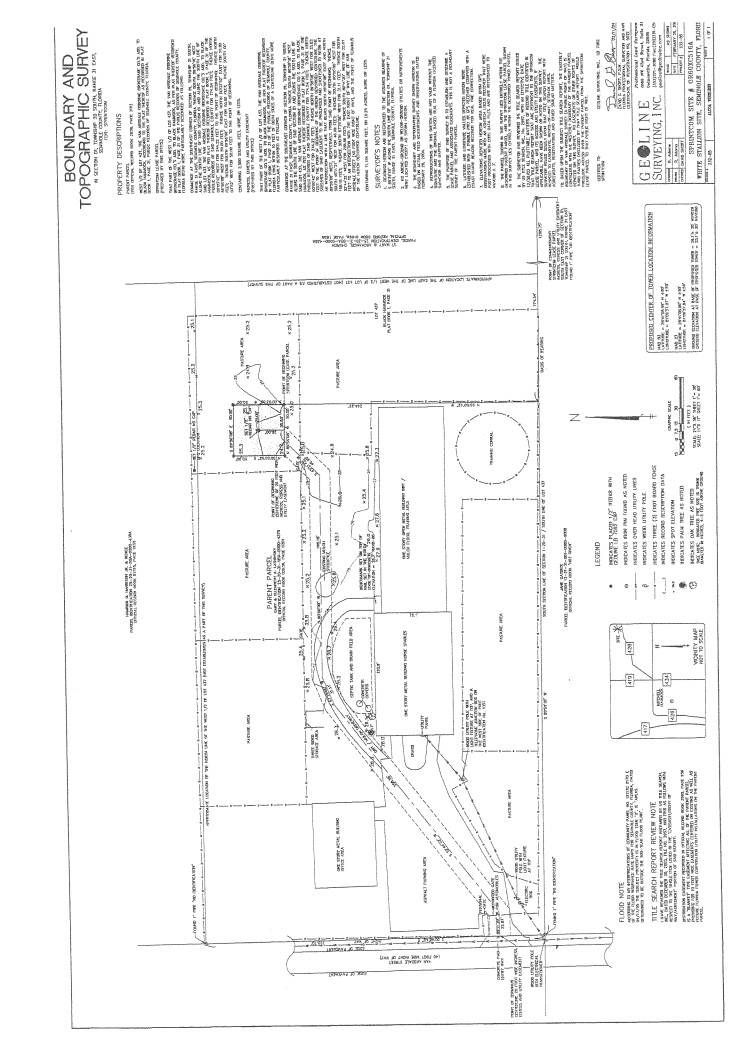


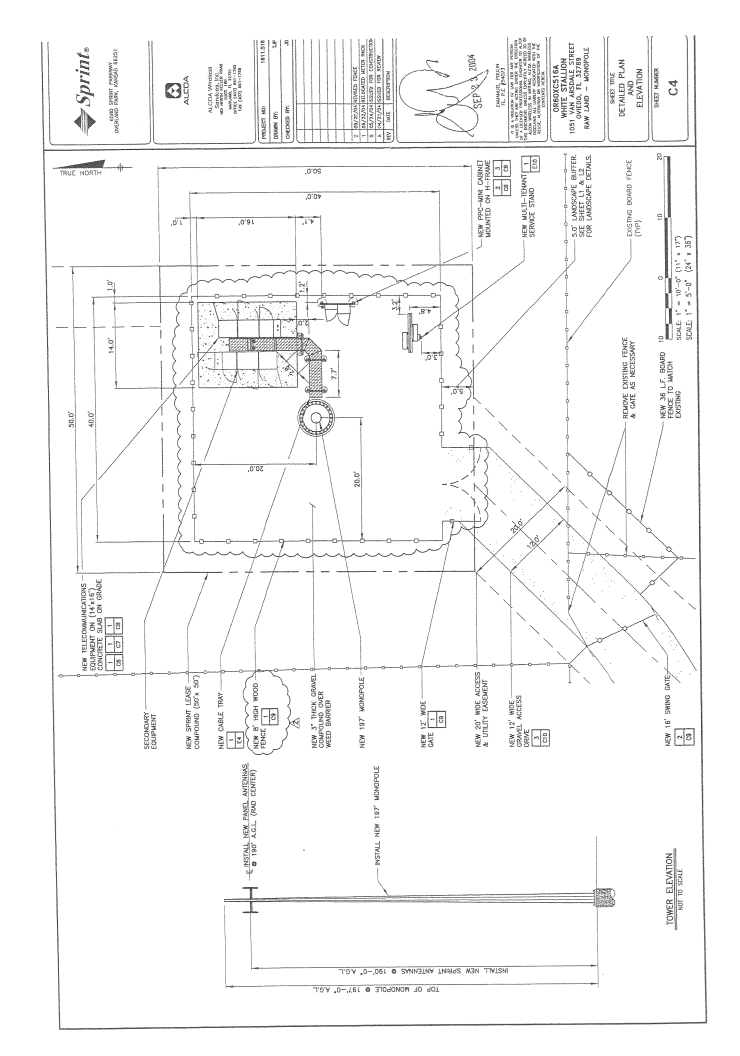
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SEMINOLE COUNTY PLANNING & DEVELOPMENT DEPARTMENT PLANNING DIVISION
1101 EAST FIRST STREET
SANFORD, FL 32771
(407) 665-7444 PHONE (407) 665-7385 FAX APPL.NO. 1892004-029

APPLICATION TO THE SEMINOLE COUNTY BOARD OF ADJUSTMENT

Applications to the Seminole County Board of Adjustment shall include all applicable items listed in the Board of Adjustment Process Checklist. No application will be scheduled for Board of RECEIV Adjustment consideration until a complete application (including all information requested	ED				
below) has been received by the Planning & Development Department, Planning Division. APPLICATION TYPE: SEP 2 4 2	004				
VARIANCE Separation From OTHER USES	- 1				
SPECIAL EXCEPTION Communication Tower (monopole)					
MOBILE HOME SPECIAL EXCEPTION					
■ EXISTING □ PROPOSED □ REPLACEMENT					
MOBILE HOME IS FOR YEAR OF MOBILE HOME SIZE OF MOBILE HOME					
ANTICIPATED TIME MOBILE HOME IS NEEDED					
PLAN TO BUILD G YES G NO IF SO, WHEN					
MEDICAL HARDSHIP YES (LETTER FROM DOCTOR REQUIRED) NO APPEAL FROM DECISION OF THE PLANNING MANAGER					
PROPERTY OWNER AUTHORIZED AGENT *					
NAME Gary & Elizabeth A. Lashinsky Richard Shirah / Jay Shirah					
ADDRESS 4056 Gilder Rose Place 4905 Belfort Rd, Suite 110					
Winter Park, FL 32792 Jacksonville, FL 32256 PHONE 1 407-366-0366 678-462-3889 (Pichard)					
PHONE 2 678-907-2940 (J24)					
E-MAIL iaushirah@msn.com					
PROJECT NAME: White Stalling / ORGOX 2516A					
SITE ADDRESS: 1051 Van Arsdale Street, Oviedo, FL 32789					
CURRENT USE OF PROPERTY: office, horse training, commercial					
LEGAL DESCRIPTION: W 1/2 of Lot 437, THE VAN ARSDALE OSBORNE BROKERAGE					
CO.'S ADD. TO BLACK HAMMOCK, PLAT BK 1, PG 31					
SIZE OF PROPERTY: ± 5 acre(s) PARCEL I.D. 25-20-31-58A-0000-4370					
UTILITIES: WATER WELL SEWER SEPTIC TANK OTHERe ectric/phone					
KNOWN CODE ENFORCEMENT VIOLATIONS NONE					
THE STOCK OF THE PROPERTY OF T					
IS PROPERTY ACCESSIBLE FOR INSPECTION YES NO					
This request will be considered at the Board of Adjustment regular meeting on 15.04 (mo/day/yr), in the Board Chambers (Room 1028) at 6:00 p.m. on the first floor of the Seminole County Services Building, located at 1101 East First Street in downtown Sanford, FL.					
I hereby affirm that all statements, proposals, and/or plans submitted with or contained within this application are true and correct to the best of my knowledge.					
9.23 04					
SIGNATURE OF OWNER OR AGENT* Proof of owner's authorization is required with submittal if signed by agent.					

Earthcom Services Inc.

P.O Box 19333 Jacksonville, Fl., 32245 Phone: 904-861-2906

Fax: 904-421-1006

TABLE OF CONTENTS

Exhibit 1:

a) Statement of Intent

b) Location of General Application & Submittal Requirements

c) Application Merits / Code Compliance

Exhibit 2:

Proof of Owner's Authorization

Exhibit 3:

a) RF Justification

b) Search Ring

Exhibit 4:

Existing Propagation Maps

Exhibit 5:

Proposed Propagation Maps

Exhibit 6:

Photo Simulations

Exhibit 7:

Site Plan

Exhibit 8:

Survey

EXHIBIT 1

Earthcom Services Inc.



4905 Belfort Road Suite 110 Jacksonville, FL 32256 Phone: 904-861-2906

Fax: 904-421-1006

September 24, 2004

Planning and Development Department Planning Division Room 2202 1101 East First Street Sanford, FL 32771

By Hand Delivery

RE: Proposed Sprint PCS Communication Tower

STATEMENT OF INTENT

SprintCom, Inc. (Sprint PCS) submits this Statement of Intent in support of its application for a Special Exception Permit to construct a 197 foot monopole Communication Tower at the property owned by Gary & Elizabeth Lashinsky, 1051 Van Arsdale Street, Oviedo, FL 32789. SprintCom, Inc. would also like to request the approval of a variance on the "minimum separation from off-site uses/designated areas," while property owners within this applicable separation distance are being diligently pursued for written consent supporting a waiver of this requirement.

Included in this Statement of Intent are the following two items:

- 1. A list of items requested in the Special Exception Application package and where the items are located in this application.
- 2. Application Merits/Code Compliance description.

Sprint PCS has entered into a lease agreement with the property owner to lease ground space located at the above address. The parent parcel is zoned A-5 and is used as the office for White Stallion Productions and is the location for a horse training facility. The adjacent tracts of lands in and around the parent parcel include a variety of uses, such as a church, residential uses, rehabilitation center for youths, and other horse training facilities. The future land use map in and around the proposed site is to remain as agricultural zoned property. The perimeter of the lease area will be surrounded with a wooden fence and there will be a locked entrance gate accessed through a dirt/grass road from Van Arsdale Street. The facility will be unmanned and require approximately one visit per month for routine maintenance. The facility will emit no noise, glare or odor. There will be no signage other than those required for identification, safety, and by the FCC. The facility

will comply with the guidelines of the FCC and FAA, which are designed to protect the public safety and welfare. To ensure structural integrity of the tower, Sprint PCS will construct and maintain it in compliance with all federal, state and local building codes and standards.

It is Sprint PCS' policy to co-locate its antennas and facilities at every possible instance. By "co-location", Sprint PCS seeks to mount antennas on existing monopoles, lattice towers, water towers, rooftops, light poles, utility poles, and other existing structures that are structurally capable of accommodating co-location and where the owner of the existing facility is willing to reasonably participate in co-location. In this case, there were absolutely no co-locatable structures within the search area.

Sprint PCS respectfully requests approval of this request for a Special Exception Permit for a monopole Communication Tower.

Thank you for your consideration. Please contact me at 678-907-2940 if you have any questions or need any additional information.

Sincerely,

Jay Shirah

Site Acquisition Consultant Earthcom Services, Inc.

- 1.3 <u>GENERAL APPLICATION SUBMITTAL REQUIREMENTS:</u> The following information is required to complete the BOARD OF ADJUSTMENT APPLICATION.
 - A. Statement of the request (e.g., Special Exception for the establishment of a mechanical garage in the C-2 (Retail Commercial District). (Refer to Statement of Intent)
 - B. Applicant's contact information including name, mailing address, site address, phone numbers and e-mail address. (Refer to Site Plan)
 - C. Project Name. (Refer to Site Plan)
 - D. Site address. (Refer to Site Plan)
 - E. Current use of property. (Refer to Site Plan & Letter of Intent)
 - F. Legal description of property. (Refer to Survey)
 - G. Size of property. (Refer to Site Plan)
 - H. Dimensions of the lot or parcel. (Refer to Survey)
 - I. Arrow indicating NORTH. (Refer to Survey)
 - J. Location and name of abutting streets or roads. (Refer to Site Plan & Survey)
 - K. Location and size of existing or proposed septic system, drain field, and well (if applicable). (Not applicable)
 - L. Location, size and type of any trees to be removed or retained. (Not applicable, no trees will be removed for the installation of this site)
 - M. Location and with of all easements (e.g., drainage, landscape, sidewalk, ingress and egress). (Refer to Site Plan & Survey)
 - N. Location and width of existing or proposed driveway access. (Refer to Site Plan & Survey)
 - O. Parcel Identification Number assigned by Property Appraiser. (Refer to Site Plan cover page)
 - P. Identification of available utilities. (Refer to Site Plan)
 - Q. Description of known code enforcement violations on property. (Refer to "Application Merits/Code Compliance" attached to Letter of Intent.
 - R. Property accessibility to inspection by Planning Division Staff. (Refer to Site Plan)
 - S. Application fee (\$370 special exception). (Application Fee attached.)
 - T. Authorization Form (if the applicant & owner are not the same). (Refer to Exhibit 2 of this application)
 - U. 8 ½" x 11" Site plan depicting existing & proposed buildings, structures & improvements (13 COPIES OF SITE PLANS SHALL BE SUBMITTED FOR SPECIAL EXCEPTIONS; SITE PLANS SHALL COMPLY WITH LAND DEVELOPMENT CODE PART 4, REQUIRED SUBMITTALS FOR SITE PLANS). (13 sets of 11" x 17" signed and sealed drawings and 1 set of 8.5" x 11" drawings have bee submitted with this application, per Earnest McDonald's request. Also, 13 sets of signed & sealed surveys have been provided.)
 - V. Written statement that responds to criteria stated in the LAND DEVELOPMENT CODE for the grant of a special exception. (Refer to "Application Merits/Code Compliance" attached to "Letter of Intent")

- 1.4 ADDITIONAL SUBMITTAL REQUIREMENTS: The following information is required at the time of application submittal for Special Exception applications:
 - A. Nature and purpose of proposed use. (Refer to Letter of Intent & Site Plan)
 - B. Location and setbacks from property lines for all proposed and existing buildings and structures. (*Refer to Survey*)
 - C. Location and size of buffers, including but not limited to existing and proposed landscaping, fences and walls. (Refer to Survey & Site Plan)
 - D. Location, number and size of existing and proposed parking spaces. (Not applicable)
 - E. Height of buildings and structures, measured from the existing grade. (Refer to Site Plan)
 - F. Location of fire lanes. (Not applicable)
 - G. Location of existing and proposed signage. (Not applicable)
 - H. Location of wetlands and/or flood prone areas. (Not applicable)
 - I. Days and hours of the existing or proposed operation. (Not applicable)
 - J. Projected number of employees on the largest shift, number of students or children, faculty, residents, etc. (*Not applicable*)
 - K. Location, type and height of existing or proposed outdoor lighting. (Not applicable, this Communication tower will not be lighted, unless required by the FAA)
 - L. Seating capacity, if appropriate (e.g., restaurants, churches, sports stadiums, etc.) (Not applicable)

COMMUNICATION TOWERS ONLY:

- M. Maps depicting existing and proposed propagation. (Refer to Exhibits 4 & 5)
- N. Photo simulations of the proposed tower facility. (Refer to Exhibit 6)
- O. Statement of justification from a Radio Frequency (RF) Engineer to explain delineation of identified search ring, proposed capacity, and how the request furthers the policy intent of the Land Development Code. (Refer to Exhibit 3)
- P. Description of proposed height and method of camouflage (if applicable). (Refer to Site Plan for the proposed height, camouflage design is not applicable to this application)

APPLICATION MERITS/CODE COMPLIANCE

- (a) Setbacks.
 - (1) Communication tower setbacks shall be measured from the outer extremity of the base of the communication tower to the property line of the parcel on which it is located.
 - (2) Communication towers shall be located on parcels which comply with the minimum setback and lot size requirements of the zoning classification assigned to the property on which they are located.
 - This parcel complies with the minimum setback and lot size requirements for the A-5 zoning classification assigned to this property.
 - (3) For towers located on properties assigned the PUD or PCD zoning classification, the setback requirements for the parcel outlined in the PUD/PCD approval shall apply.
 - Not Applicable.
 - (4) In cases where there are non-conforming residential uses on property which is not assigned a residential zoning classification, a reduction of fifty (50) percent of the side or rear yard setback distance opposite the non conforming residential use shall be permitted by the Planning Manager unless the side or rear yard proposed for reduction is assigned a residential land use designation or zoning classification.
 - Not Applicable.
- (b) Minimum separation from off-site uses/designated areas.
 - (1) Communication tower separation shall be measured from the outer extremity of the base of the tower to the closest property line of the off-site use as specified in Table 1 below.
 - (2) Separation requirements for communication towers shall comply with the minimum standards established in Table 1 below unless otherwise provided.
 - (3) Reduced separation distances may be reduced by the Planning Manager when written consent as set forth in a recordable instrument is obtained from all property owners within the applicable separation distance.
 - This proposed Communication Tower site does not meet the separation from off-site uses/designated areas, but we are diligently pursuing written consent from all property owners within the applicable separation distance.
 - (4) Separation distances may be decreased or increased by the Board of Adjustment in accordance with the procedural requirements for variances as set forth in this Code and the substantive determinations as set forth in Table 1 below, when considering whether to approve a special exception, if competent substantial evidence is presented demonstrating unique planning considerations and compatibility impacts.
 - The proposed Communication tower, a monopole, is of the least intrusive design for this particular height in this particular area. To camouflage a Communication tower

- at or near the proposed height of this proposed structure in this particular area would adversely impact the intentions of a camouflage design.
- An 8' wooden fence will be installed at the base of the proposed tower so as to completely shield the equipment, which will be located at the base of the tower. (Refer to the site plan for design of the wooden fence.)
- This tower is being designed to accommodate 3 additional users in an effort to minimize future towers in the area.

TABLE 1 MINIMUM SEPARATION FROM OTHER USES

TABLE INSET:

Off-site Use	Separation Distance
Property assigned a single-family (includes modular homes and mobile homes used for living purposes), duplex, or multi-family residential zoning classification or future land use designation or with an existing residential use.	200 feet or 300% height of tower whichever is greater except when a variance is granted based upon findings that the aesthetic impacts of the tower is enhanced, that compatibility with abutting property owners is maintained, and the approval of the tower would be consistent with and further the provisions of section 30.1362. The standard relative to variances as otherwise set forth in this Code may be considered in determining whether to approve a variance hereunder, but shall not be determinative as to whether the variance may be granted.
Property assigned a non-residential zoning classification or future land use designation or property with an existing non-residential use.	None. Only district setbacks apply.

- (c) Separation distances between communication towers.
 - (1) Separation distances between communication towers shall be and measured between the communication tower proposed for approval and those towers that are permitted or existing.
- The proposed Communication tower satisfies the required separation distance between existing or permitted Communication towers. There are no towers within 1500 feet of the proposed Communication tower.
 - (2) The separation distances shall be measured by drawing or following a straight line between the GPS coordinate of the center of the existing or permitted communication tower and the proposed GPS coordinate of the center of the proposed communication tower as depicted on a site plan of the proposed tower.
- There are no towers within the required 1500 feet of the proposed Communication tower.

(3) The separation distances, listed in linear feet, shall be as set forth in Table 2 below:

TABLE 2 SEPARATION DISTANCES BETWEEN COMMUNICATION TOWERS TABLE INSET:

	EXISTING TOWERS				
DESCRIPTION	LATTICE	i .		MONOPOLE LESS THAN 75 FT IN HEIGHT	CAMOUFLAGE
LATTICE	5,000	5,000	1,500	750	0
GUYED	5,000	5,000	1,500	750	0
MONOPOLE 75 FT IN HEIGHT OR GREATER	1,500	1,500	1,500	750	0
MONOPOLE LESS THAN 75 IN HEIGHT	750	750	750	750	0
CAMOUFLAGE	0	0	0	0	0

- (4) A variance from the minimum separation distances between communication towers as set forth in Table 2 may be granted when two (2) or more communication tower owners or operators agree to co-locate their communication antennas on the same communication tower and upon findings being made that the aesthetic impacts of the tower is enhanced, that compatibility with abutting property owners is maintained, and the approval of the tower would be consistent with and further the provisions of section 30.1362. The standard relative to variances as otherwise set forth in this Code may be considered in determining whether to approve a variance hereunder, but shall not be determinative as to whether the variance may be granted.
 - (d) Measurement of height. Measurement of communication tower height shall include antenna, base pad and any and all other appurtenances and shall be measured from the finished grade of the parcel on which the communication tower is located.

• The measurement of the tower has been measured as requested above and is indicated in the site plan of this application.

Sec. 30.1365. Design criteria.

- (a) Illumination. Communication towers shall not be artificially lighted except to assure human safety or as required by the Federal Aviation Administration (FAA). At time of construction of a communication tower in cases where there is property assigned a residential future land use designation, a residential zoning classification or has a valid residential use located within a distance from the tower which is equal to or less than three hundred (300) percent of the height of the communication tower, dual mode lighting shall be requested by the applicant from the FAA.
 - The proposed Communication tower will not be lighted unless required by the FAA. Generally, if a tower is less than 200 feet in height, a tower is not required by the FAA to be lighted. This tower is proposed to be 197 feet in height.
- (b) Finished color. Communication towers not requiring FAA painting/marking shall have either a galvanized finish, shall be painted a non-contrasting gray finish, or shall be painted in a finish to enhance camouflaging as determined by the Planning Manager.
 - The proposed Communication tower will have a galvanized finish.
- (c) Fencing. A chain link fence or a wall not less than eight (8) feet in height from finished grade shall be installed by the applicant around each communication tower. Barbed wire or another fencing method to prevent pedestrian access to the tower, as approved by the Planning Manager, shall be installed along the top of the fence or wall, but shall not be included when calculating the height of the fence or wall. Access to the tower through the fence or wall shall be through a gate which shall be locked at all times the communication tower site is not being occupied by the person or entity in charge of the communication tower or site.
 - An 8' wooden fence is being proposed around the perimeter of the tower and ancillary equipment for this site.

(d) Landscaping.

- (1) The visual impacts of each communication tower shall be mitigated through landscaping or other screening materials at the base of the communication tower and ancillary structures in order to maintain visual aesthetics for those who must view the site on a regular basis including, but not limited to, proximate residents and the traveling public.
- An 8' wooden fence is being proposed so as to completely shield the base of the tower and all ancillary equipment in order to maintain visual aesthetics to proximate residents and the traveling public. This is also an effort to satisfy the request of the property owner due to his concern of his horses coming into contact with the landscape buffer.
 - (2) The following landscaping and buffering requirements shall apply to each communication tower around the perimeter of the tower and accessory structures;

provided, however, that these standards may be determined by the Planning Manager, based upon the intent of this section and sound and generally acceptable planning principles, to be unnecessary for those sides of the property on which a proposed tower will be located that are near to lands that are not likely to be developed or that are not likely to be adversely impacted by the communication tower or when the property on which the communication tower will be located is not in public view.

- NOT APPLICABLE
 - (3) Landscaping shall be installed on the outside of fences.
- NOT APPLICABLE TO THIS APPLICATION
 - (4) The use of existing vegetation shall be preserved to the maximum extent practicable and may be used as a substitute of or in supplement towards meeting landscaping requirements.
- There will be no trees removed from this parcel during the installation of the Communication tower.
 - (5) A row of canopy trees a minimum of eight (8) feet tall, two and one-half (2 1/2) inches in caliper, and a maximum of ten (10) feet apart shall be planted around the perimeter of the fence or at locations which enhance greater screening from other uses as determined by the Planning Manager.
- NOT APPLICABLE
 - (6) A continuous hedge at least twenty-four (24) inches high at planting of sufficient health and quality able to attain a height of at least thirty-six (36) inches within twelve (12) months shall be planted in front of the tree line.
- NOT APPLICABLE
 - (7) All landscaping shall be of the evergreen variety being a minimum quality of Florida #1.
- NOT APPLICABLE
 - (8) All landscaping shall be xeriscape tolerant or irrigated and properly maintained to ensure good health and viability.
- NOT APPLICABLE
- (e) Structural design.
 - (1) Communication towers shall be constructed in accordance with the most current edition of the EIA/TIA 222-E Standards, as published by the Electronic Industries Association, any and all Seminole County construction/building codes, all applicable land development regulations and federal and state law.
 - This tower is being designed according to the standards set forth above in this section.
 - (2) Any improvements and/or additions to a communication tower such as, by way of example only, antenna or satellite dishes, must be submitted for approval to the County

and shall require submission of plans sealed and verified by a professional engineer licensed in the State of Florida which provides substantial competent evidence of compliance with the then current EIA/TIA Standard. Said site plan shall be submitted to and subject to the approval of the Seminole County Building Official, or his or her designee.

- (f) No commercial signage or advertising shall be permitted on a communication tower unless otherwise required by law or the signage pertains only to the posting of the property relative to trespassing.
 - No commercial signage or advertising is proposed or will be posted/installed at this proposed tower site other than what is required by law.

(Ord. No. 96-5, § 30, 7-9-96; Ord. No. 02-53, § 1, 12-10-02).

Sec. 30.1367. Communication antennas.

■ NOT APPLICABLE

Any communication antenna which is not attached to a communication tower shall be a permitted ancillary use to any commercial, industrial, professional, institutional, multi-family or utility structure provided that:

- (1) The communication antenna does not exceed more than twenty (20) feet above the highest point of the structure; and
- (2) The communication antenna complies with all applicable FCC and FAA regulations; and
- (3) The communication antenna complies with all applicable building codes and laws, rules and regulations.

(Ord. No. 96-5, § 32, 7-9-96).

Sec. 30.1368. Co-location of communication tower antennas.

- (a) General policy relating to co-location. To minimize adverse visual impacts associated with the proliferation and clustering of communication towers, co-location of communication antennas by more than one (1) carrier on existing or new communication towers is encouraged. Additional communication antennas proposed on existing Communication Towers are permitted uses and may co-locate onto existing communication towers if they satisfy the requirements of this section and no special exception is required.
 - It is always the intent and desire of Sprint PCS, whenever possible, to co-locate on any or all co-locatable structures, including existing towers, water tanks, rooftops, etc... Unfortunately, there are no co-locatable structures in or around this area that would allow Sprint PCS to meet its coverage objectives and improve the coverage for the increasing demand of phone usage in the area.

EXHIBIT 2

September 17, 2004

Planning and Development Department Planning Division Room 2202 1101 East First Street Sandford, FL 32771

By Hand Delivery

RE: Agent Authorization

Dear Seminole County Planning & Development Department,

We, Gary Lashinsky & Elizabeth A. Laskinsky, do hereby authorize Richard Shirah & Jay Shirah to act as agents on our behalf with regards to the Communication Tower Special Exception Application proposed to be located on our property at 1051 Van Arsdale Street, City of Oviedo, Seminole County, Florida. In addition, we give them the authority to sign any and all documents pertaining to this application and permitting process.

Should you have any questions, please feel free to call us at 407-366-0366.

Sincerely,

Gazy Zashinsky

Witness: WY CRESSEY

Witness: Bia

Print Name: Brandi Wy

Elizabeth A Lashinsky

Witness:

Print Nan

Witness:

Print Name: T

Public Notary to the above signatures on the following page.

Sq MARS:11 2005 71 .qa2

FAX NO, : 404 815 7955

STATE OF FLORIDA

COUNTY OF

The foregoing instrument was (choose one) attested or Wacks	nowledged before me this nsky as an individual.
(AFFIX NOTARIAL SEAL)	Subara O. Shuat (OFFICIAL NOTARY SIGNATURE) NOTARY PUBLIC STATE OF GA.
My commission expires: Notary Public, Glynn County, Georgia My Commission Expires Oct. 15, 2007.	PRINTED, TYPED OR STAMPED NAME OF NOTARY) COMMISSION NUMBER:
STATE OF FLORIDA	
COUNTY OF	· · · · · · · · · · · · · · · · · · ·
The foregoing instrument was (choose one) attested or ack	
(AFFIX NOTARIAL SEAL)	(OFFICIAL NOTARY SIGNATURE) NOTARY PUBLIC STATE OF
My commission expires: Notary Public, Glynn County, Georgia My Commission Expires Oct. 15, 2007.	RICHARD O. SHIRAH (PRINTED. TYPED OR STAMPED NAME OF NOTARY) COMMISSION NUMBER:

EXHIBIT 3



September 24, 2004

Planning and Development Department Planning Division Room 2202 1101 East First Street Sanford, FL 32771

By Hand Delivery

RE: RF Engineer Statement of justification

Dear Planning and Development Department,

As is required in item "O" of Section 1.4 in the Application for Special Exception, this letter is to provide a "statement of justification...to explain delineation of identified search ring, proposed capacity, and how the request furthers the policy intent of the Land Development Code." Item "b (1-8)" of Section 30.1362, Legislative Purpose and Intent, will be addressed in this statement. In addition, this statement contains, as an attachment, both pages of the search ring and the coverage objectives of this site, which will be discussed at length.

- (1) To accommodate the growing need for communication towers;
 It is always the intent and preference of Sprint PCS to co-locate whenever possible on existing towers, water tanks, rooftops, etc. Attached to this letter is copy of our search ring. Above the color coded map in the "RF Design" comments, it plainly states, "Any building or support structure meeting the height requirement within the search area should be submitted as a candidate." This is our preference for several reasons including cost, less property management, and to limit the number of towers constructed in and around our customers. While we are aware of our customers' concerns regarding the location of towers, Sprint is not always able to provide quality service without the construction of a tower. According to Business Week Online, Sprint is expected to be the fastest growing U.S. Telecom company this year. This being the case, there is an increasing demand for Sprint PCS' service, and therefore, an increasing demand for "cell sites." Since there is no co-locatable structure for this particular site, the approval of this particular tower site will certainly "accommodate the growing need for communication towers," as is stated in section A(1) of the purpose and intent.
- (2) To encourage and direct the location of communication towers in the County to the most appropriate locations considering sound planning and land use practices, to insure compatibility between communication towers and abutting land uses, to provide for adequate setback requirements between communication towers and abutting and proximate land uses, to provide for adequate separation requirements between communication towers, to provide for the needs of the communication industry, to provide for the needs of the public, to provide for the protection of private property rights, to provide for developments in technology, impacts, and to provide for the requirements of federal, state and local law;

We encourage our site acquisition consultants to locate tower sites appropriately while considering our customers and sound planning. Again, we are aware that our tower sites are being located among our customers. This particular site is being located on a property that is currently a commercial use, and within an area of a variety of uses (i.e. a church, light residential, youth rehabilitation center, and other horse training facilities). Therefore, we feel as though we have located this site to be compatible with surrounding land uses. This tower site exceeds the tower separation requirements of the ordinance and will provide co-location opportunities for other carriers, thereby minimizing the future number of towers in this area. As will be discussed later in this statement, Sprint's coverage in this area is well below what their customers demand from a leader in the industry. Therefore, the "needs of the public" can be improved and met in this area with this application approval. Considering the current commercial use of this property, it is our opinion that this tower site is compatible with surrounding land uses and in no way inhibits the protection of private property rights.

(3) To protect residential areas and land uses from the potential adverse impacts of communication towers when placed at inappropriate locations or permitted without adequate controls and regulation consistent with the provisions of law;

The proposed site is an accessory use on a parcel that is zoned A-5. The parent parcel presently has a commercial use with the offices of White Stallion Productions located on site as well as a horse training facilities. The area around the parent parcel is zoned agricultural with a variety of uses. The residential uses are on tracts of lands that are mixed in with commercial uses, including other horse training facilities, a church, and a parcel that was recently used as a youth rehabilitation center. In addition, we are pursuing approval of property owners that are located within the prescribed use separation distance.

- (4) To minimize the adverse visual impacts resulting from communication towers through sound and practical design, siting, landscape screening, and innovative camouflaging techniques all in accordance with generally acceptable engineering and planning principles and the public health, safety and welfare; The proposed tower will be a 197 foot monopole tower which is generally perceived to be the least visually intrusive tower when compared to a guyed or lattice type tower. The height required to meet the RF objective for this site is such that there is no camouflage type tower that would be aesthetically compatible for the surrounding area.
- (5) To avoid potential damage to adjacent properties through sound engineering and planning and the prudent and careful approval of communication tower sites and structures;

 This tower site is being designed and will be constructed to the standards set forth by Federal, State, and local law that are designed to protect the health, safety, and welfare of the public.
- (6) To promote and encourage shared use of existing and new communication tower sites and towers as a primary option rather than construction of additional single-use towers;

 As stated earlier, it is our preference to co-locate on any existing structure. Unfortunately, there are absolutely no existing structures in or around this search area to consider for co-location. However, this tower is being designed to accommodate three (3) carriers in addition to Sprint PCS.
- (7) To evaluate current trends and projected areas of advancement relative to communication towers, the telecommunications industry and related matters on an ongoing basis;

 The current trends of consumers indicates an increasing demand for a variety of wireless products. The industry is rapidly developing products that offer better wireless telephone coverage, e-mail service, and video conferencing. Wireless products that make today's businesses as efficient as they are cannot be possible without the use of towers.
- (8) To provide the County with the information pertaining to enhanced and new uses of communication towers and the systems to which they relate.

Communication towers are being used to make individuals and businesses much more efficient by offering wireless e-mail services, video conferencing, and cell phone services. Other wireless providers such as broadband companies and wireless internet companies are also using towers to provide wireless services. E911 also uses towers for their services, which are becoming more and more apart of the safety and welfare of our communities.

Please find the attached Search Area Request Form (search ring). The search ring is drawn in red and the coverage objective ring is drawn in black. In order to meet the coverage objective, a site must be located in the search ring. Just to the right of the search ring map is a color coded legend for the map. Basically, the colors in the legend go from top/best existing coverage to bottom/poor-to-no existing coverage. The bottom right of the Site Acquisition Request Form details the design/coverage objectives for this site.

This site is designed to cover Northeast Oviedo, Geneva, and County Road 426. Almost the entire search ring is color coded gray and red, the poorest areas of coverage for Sprint PCS in this area, leaving all customers along this road or in this area without coverage. This site is designed to cover approximately 25,375 "Pops," as is indicated in the section to the right of the search ring map. (Pops is a representation of the population calculated

by the most recent census. Basically, one "pop" equals one person.) By building the proposed tower, we have projected that Sprint will meet 100% of the "Pops" objective.

As is noticeable on the search ring map, we have noted all existing towers and existing Sprint PCS sites. We have considered co-locating on the sites noted in the map where we currently are not located. Unfortunately, doing so would create an enormous amount of coverage overlap with our existing sites. By creating overlap, the coverage projections are substantially reduced, which deems the sites almost ineffective and certainly a waste of resources.

I hope that this RF Justification Statement has provided a thorough understanding of the need for this Communication tower site. Should there be any questions, or if you need additional information regarding the objectives or specifics of this proposed site, please make the agent of this application, Jay Shirah, aware of your needs. He will forward all information and requests to me and I will immediately be in touch with you.

Sincerely,

Learie Hercules RF Engineer

Sprint PCS

Site Acquisition Request Form

Market and Sour	ce Data
C	Sprint PCS
Market:	Orlando
Phase:	5
Date:	May 15, 2003
RF Engineer:	David Coniglio
Telephone:	407-475-2022
Mobile:	407-230-9743
Additional Contact:	Scott McElligott

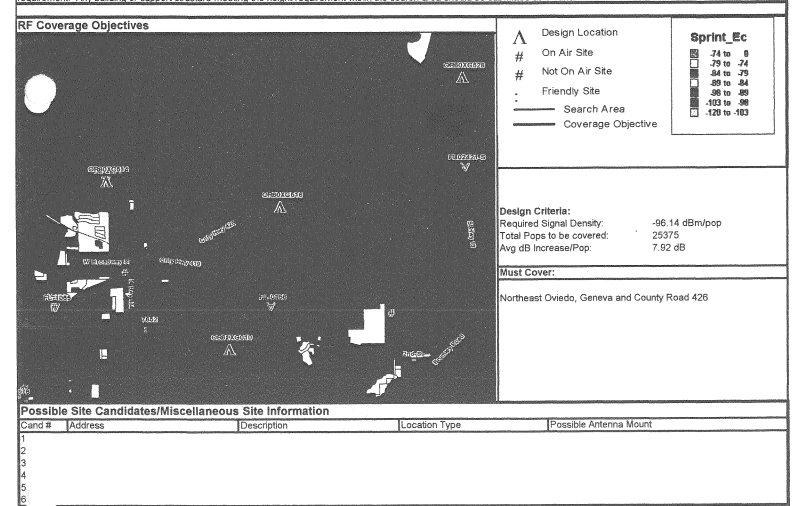
Search Ring Information				
	Market Final Rank	56		
Site Number:	OR60XC516			
Site Name:	Solution 98 Big Econ			
City/Town Name:	Oralndo			
ZipCode:	32765			
Center of Search Latitude:	28.687			
Center of Search Longitude:	-81.1646			
Ground Elevation AMSL (ft):	23			
Centerline AGL (ft):	Min: 170; Max190; Preferred 190			
Morphology:	Suburban			

Projected Antenna Building Layout Plan
Initial Configuration 3-sector site
Antenna Orientation (initial estimate) 0, 120, 240
Antenna Type/Configuration Panel/ 2 per sector
Equipment Type Full Site Metrocell
Vendor Nortel

Additional RF design criteria for Repeaters sites only

RF Design Comments

A monopole may be required in the search area. Power connection and enough room to house equipment along with room for growth cabinet and backup power supply is a requirement. Any building or support structure meeting the height requirement within the search area should be submitted as a candidate.



Sprint PCS Site Acquisition Request Form

Market and Source Data					
Client:	Sprint PCS				
Market:	Orlando				
Phase:	5				
Date:	May 15, 2003				
RF Engineer:	David Coniglio				
Telephone:	407-475-2022				
Mobile:	407-230-9743				
Additional Contact:	Scott McElligott				

Search Ring Information							
		Market Final	Rank 56				
Site Number:	OR60XC	516					
Site Name:	Solution 9	Solution 98 Big Econ					
City/Town Name:	Oralndo						
ZipCode:		32765					
Center of Search Latitude:		2	28.687				
Center of Search Longitude:		-81	1.1646				
Ground Elevation AMSL (ft):		23					
Centerline AGL (ft):		Min: 1	170; Max190; Preferred 1	90			
Morphology:		Subur	rban				

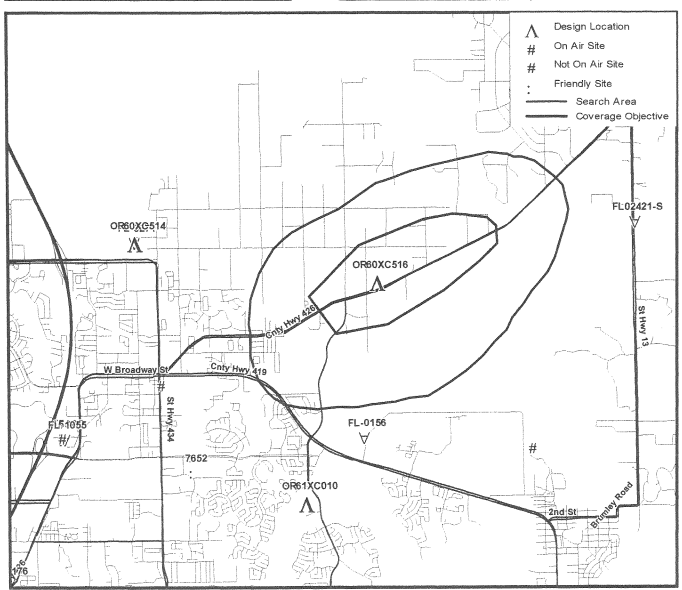


EXHIBIT 4

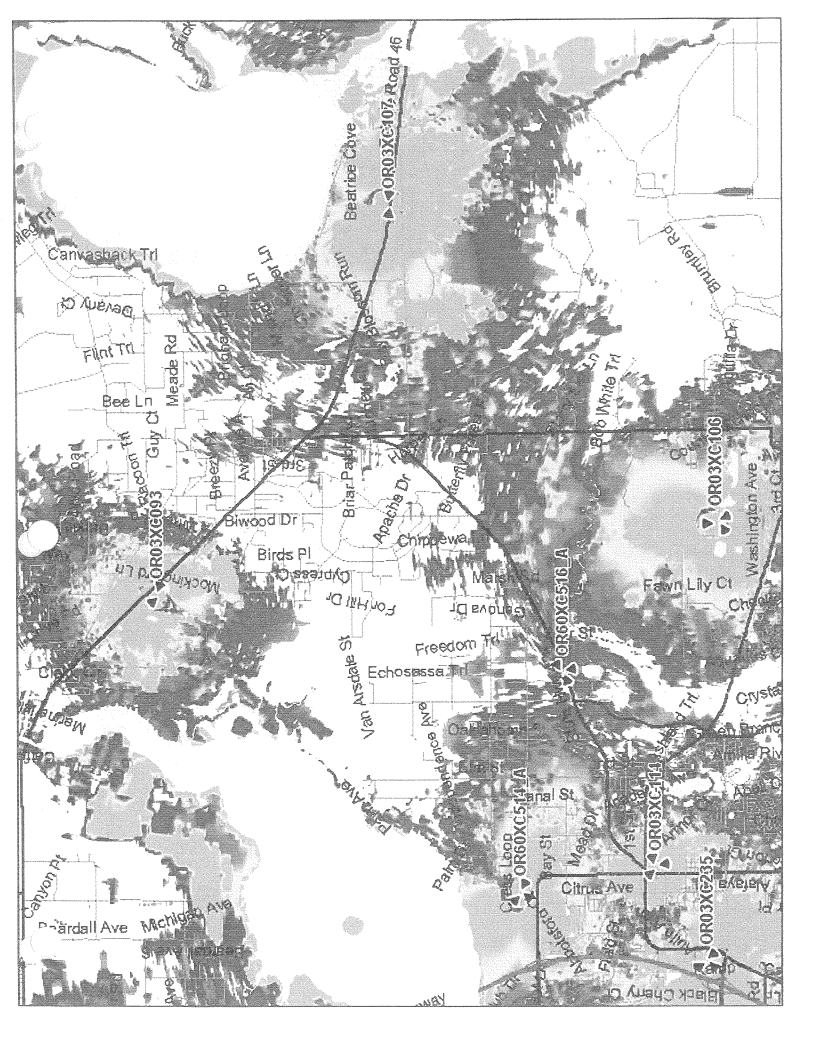


EXHIBIT 5

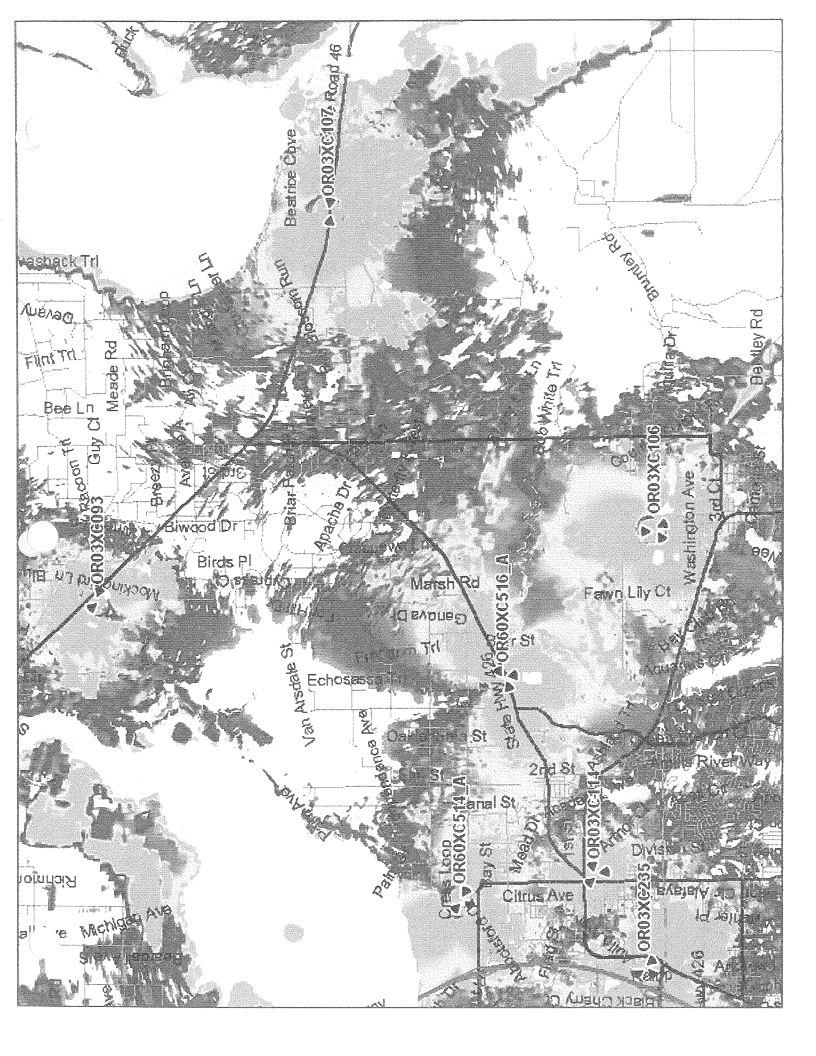


EXHIBIT 6

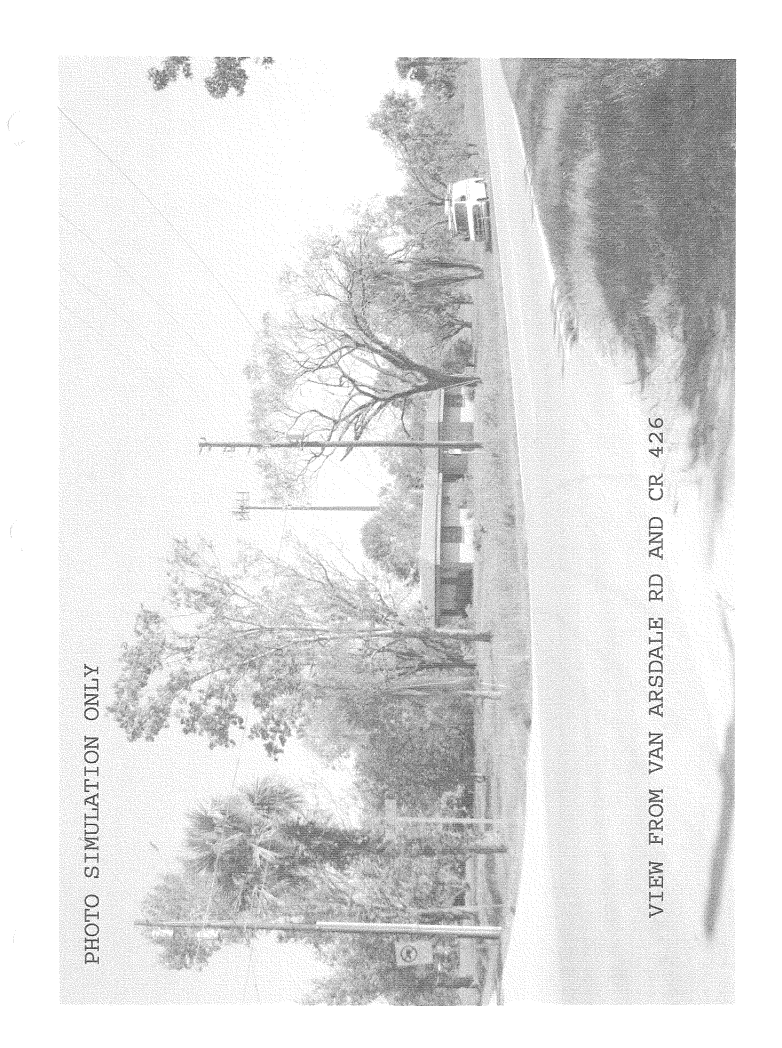


PHOTO SIMULATION ONLY

STATE FOREST

LITLE BIG ECON FOREST VIEW FROM LI

EXHIBIT 7

WHITE STALLION **OR60XC516A**

Sprint.

6580 SPRINT PARKWAY OVERLAND PARK, KANSAS 66251



RAW LAND - MONOPOLE

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OFFICE ROUTE: CONTACT: PHONE: SITE ADDRESS: TAX MAP NO.:

SITE INFORMATION

WHITE STALLION PRODUCTIONS

PROPERTY OWNER:

28" 41" 08.98" N 81" 09" 57.07" W

GARY LASHINSKY (407) 386-0366

25-20-30-580-0000-4370

SEMINOLE

COUNTY:

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ALCOA WRELESS SERVICES, INC. 1888 BLUCGRASS LAKES PKWY ALPHARETTA, CECRGIA 30004 MS, RANETTA GOSS. (770) 863-847 EKT, 845

± 13,651 S.f.

PROGRESS ENERGY BILL TUGGLE (407) 938-6716 A-5 SEMINOLE COUNTY

POWER COMPANT: CONTACT: PHONE:

ZONING CLASSIFICATION: ZONING JURISDICTION:

BELLSOUTH NCK FERRIS (407) 237-3082

TELEPHONE COMPANY: CONTACT: PHONE:

ENGBREER

DRIVING DIRECTIONS

FROM 417 AND S.R. 434 GO SOUTH ON S.R. 434 APPROX. 2 MILES TO S.R. 426. GO EAST ON S.R. 428 APPROX. 2.8 MILES TO VAN ARSDALE STREET AND GO LEFT, THE PROPERTY IS ON THE RIGHT AT 1051 VAN ARSDALE STREET.

APPROVALS

SPRINT REPRESENTATIVE: SPRINT RF ENGINEER:

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1611,518

PROJECT NO: CHECKED BY:

DRAWN BY:

ALCOA Wireless Services, Inc. 485 NORTH KSLIAR ROA SAFE 180 MATAMO, FL 12731 OFFICE (407) 881-1788 FM (401) 881-1788

DRAWING NO:	DRAWING TITLE	¥.	REV. DATE
11	TILE SHEET	n	9/21/04
C1	GENERAL NOTES AND LEGEND	0	5/24/04
	SURVEY	ŧ	,
C2	(NOT USED)	s	3/24/04
3	SITE PLAN	-	8/21/04
2	DETAILED PLAN AND ELEVATION	2	9/21/04
C4.1	GRADING PLAN	r	9/21/04
S	AMENNA DETAILS	, -	8/22/04
9.7	SITE DETALS	0	5/24/04
C.3	SITE DETAILS AND CONCRETE HOTES	a	5/24/04
63	STIE DETAILS	0	5/24/04
60	FENCE DETAILS	-	9/21/04
010	SITE DETAILS	a	5/24/04
113	SIIE DEIMLS	٥	5/24/04
17	LANDSCAPE PLAH	2	9/21/04
n	LANDSCAPE DETAUS	a	5/24/04
ES	UTILITY NOTES AND SYMBOLS	٥	5/24/04
E2	ሀዝቢነት የԼ⅄Խ	-	6/22/04
n	скоимоїнс Рілл	2	7/28/04
E	ELECTRICAL DETAILS	0	5/24/04
53	ELECTRICAL DETAILS	٥	5/24/04
23	GROUNDING DIAGRAM	٥	5/24/04
13	ELECTRICAL DETAILS	0	5/24/04
6.9	ELECTRICAL DETAILS	0	5/24/04
63	ELECTRICAL DETAILS	0	5/24/04
E10	ELECTRICAL DETAILS	۵	5/24/04

9/21/04 REVIETO FENCE
7/28/04 REVIETO GROUNDING
06/72/04 REVIETO PRE COMMENTS
08/24/04 ISSUED FOR CONSTRUCTION
04/21/04 ISSUED FOR REVIEW

CATE

DO NOT SCALE DRAWINGS

CONTRACTOR SHALL VERPTY ALL PLANS & EXISTING DIMENSIONS, & CONDITIONS ON THE JOB SITE & SHALL MANDENETS HOWER OR BE RESPONSIBLE TOR SAME.



UNDERGROUND SERVICE ALERT CALL TOLL FREE 1-808-432-470

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SHEET TITLE

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ORGOXCS16A WHITE STALLION 10S1 VAN ARSDALE STRET OVIEDO, FL 32789 RAW LAND - MONOPOLE

SHEET NUMBER

-

ALGO A CONTACT: PHONE:

MS. RANETTA GOSS (770) 663-8813 EXT. 645 ALCOA Wireless Services, Inc.
1665 BLEGNES LAKES REWY ALPARETA, GEORGA 3004
Office (770) 663–6471
Fax (770) 663–6471

CONTACT INFORMATION

24 HOUR CONTACTS:

SPRINT NETWORK OPERATIONS CONTROL CENTER (NOCC) (888) 859--1400

LEGEND

															FENCE	
CONTROL POINT	EXISTING SPOT ELEVATION	PROPOSED SPOT ELEVATION	WATER VALVE	SANITARY SEWER MANHOLE	EXISTING CONTOURS	PROPOSED CONTOURS	EXISTING CHAINLINK FENCE	PROPOSED CHAINUNK FENCE	EXISTING TREE LINE	PROPOSED TREE UNE	PROPOSED EASEMENT	EXISTING SANITARY SEWER	EXISTING NATURAL GAS LINE	PROPOSED SILT FENCE	PROPOSED TREE PROTECTION FENCE	PROPOSED DRAINAGE SWALE
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TRUCTION EXIT

PROPOSED UNDERGROUND ELECTRIC/TELEPHONE EXISTING UNDERGROUND ELECTRIC/TELEPHONE EXISTING OVERHEAD ELECTRIC/TELEPHONE PROPOSED OVERHEAD ELECTRIC/TELEPHONE LEASE AREA LINE PROPERTY LINE

TREES, SHRUBS, BUSHES *

BUILDING

BUILDING CODE 2001 FBC W/ 2003 REVISION AND ASCE 7-98. WIND LOAD PER ASCE 7-98 DESIGN CRITERIA

- A. BASIC WIND SPEED: 110 MPH (49 M/S), 3 SEC GUST
- WIND IMPORTANCE FACTOR:
 1.0 UNMANNED TELECOMMUNICATIONS FACILITY
 BUILDING CATEGORY II œ
- WIND EXPOSURE: Ċ
- WIND PRESSURE COMPONENT & CLADDING o.

34 PSF (TOTAL LATERAL)

- DEAD LOAD.
- A. EQUIPMENT WEIGHT PER MANUFACTURER DATA
- UNE LOAD, 2 CASES
- A. 20 PSF COMBINED W/ EQUIPMENT
- 100 PSF NOT COMBINED W/ EQUIPMENT ത്
- SEISMIC LOAD DOES NOT GOVERN THIS DESIGN

1. IT IS THE CONTRACTOR'S RESPONSIBILITY TO EXAMINE ALL PLAN SHEETS AND SPECIFICATIONS AND COORDINATE HIS WORK WITH THE WORK OF ALL OTHER CONTRACTORS TO ENSURE THAT WORK PROCRESSION IS NOT INTERRUPTED

2. THE CONTRACTOR IS RESPONSIBLE FOR MAINTAINING A NEAT AND ORDERLY SITE, YARD AND GROUNDS, REMOVE AND DISPOSE OFF SITE ALL RUBBISH, WASTE MATERIALS, LITTER, AND ALL FOREIGN SUBSTANCES. REMOVE PETROCHEMICAL SPILLS, STAINS AND OTHER FOREIGN DEPOSITS. RAKE GROUNDS TO A SMOOTH EVEN-TEXTURED SURFACE.

3. THE PLANS SHOW SOME KNOWN SUBSURFACE STRUCTURES, ABOVE—GROUND STRUCTURES AND/OR UTLITES BELIEVED TO EXIST IN THE WORKING AREA, EXACT LOCATION OF WHICH MAY VARY FROM THE LOCATIONS INDICATED. IN PARTICULAR, THE CONTRACTOR IS MANIED THAT THE EXACT OR EVEN APPROXIMATE LOCATION OF SULCH PIPELLINES, SUBSURFACE STRUCTURES AND/OR UTLITIES IN THE AREA MAY BE SHOWN OR MAY NOT BE SHOWN; AND IT SHALL BE HIS RESPONSIBILITY TO PROCEED WITH OREAT CARE IN EXECUTING ANY WORK, AB HOURS BEFORE YOU DIG, DRILL OR BLAST, CALL: THE UNDERGROUND SERVICES ALERT NUMBER ON SHEET TI

THE OWNER OR OWNER'S REPRESENTATIVE SHALL BE NOTIFIED IN WRITING OF ANY CONDITIONS THAT VARY FROM THOSE SHOWN ON F PLANS. THE CONTRACTOR'S WORK SHALL NOT VARY FROM THE PLANS WITHOUT THE EXPRESSED APPROVAL OF THE OWNER OR CONNER'S REPRESENTATIVE. #H#

5. THE CONTRACTOR IS INSTRUCTED TO COOPERATE WITH ANY AND ALL OTHER CONTRACTORS PERFORMING WORK ON THIS JOB SITE. DURING THE PERFORMANCE OF THIS CONTRACT.

6. THE CONTRACTOR SHALL RESTORE ALL PUBLIC OR PRIVATE PROPERTY DAMAGED OR REMOVED TO AT LEAST AS GOOD OF CONDITION AS BEFORE DISTURBED AS DETERMINED BY THE OWNER OR OWNER'S REPRESENTATIVE.

7. THE CONTRACTOR SHALL COMPLY WITH ALL REQUIRED PERMITS.

8. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING, AND INCURRING THE COST OF ALL REQUIRED PERMITS, INSPECTIONS, CERTIFICATIONS, ETC.

9. THE CONTRACTOR SHALL PROTECT EXISTING PROPERTY LINE MONUMENTATION. ANY MONUMENTATION DISTURBED OR DESTROYED, AS JUDGED BY THE OWNER OR OWNER'S REPRESENTATIVE SHALL BE REPLACED AT THE CONTRACTOR'S EXPENSE UNDER THE SUPERVISION OF A LICHNED LAND SHRWEYOR.

10. ALL TRENCH EXCAVATION AND ANY REQUIRED SHEETING AND SHORING SHALL BE DONE IN ACCORDANCE WITH OSHA REGULATIONS FOR CONSTRUCTION. II. CONTRACTOR SHALL BE RESPONSIBLE FOR DEWATERING AND THE MAINTENANCE OF SURFACE DRAINAGE DURING THE COURSE OF WORK.

12. ALL UTILITY WORK INVOLVING CONNECTIONS TO EXISTING SYSTEMS SHALL BE COORDINATED WITH THE OWNER OR OWNER'S REPRESENTATIVE AND THE UTILITY OWNER BEFORE EACH AND EVERY CONNECTION TO EXISTING SYSTEMS IS MADE.

13. MAINTAIN FLOW FOR ALL EXISTING UTILITIES.

14. ALL SITE FILL SHALL MEET SELECTED FILL STANDARDS AS DEPINED BY THE OWNER OR OWNER'S REPRESENTATIVE ON THE DRAWNOS OR GEOTECHNICAL REPORT RECOMMENDATIONS.

15. CONTRACTOR TO GRADE ALL AREAS ON THE SITE TO PROVIDE, POSITIVE, DRAINAGE AWAY FROM THE BUILDING OR EQUIPMENT PAD AND THE TOWER.

IG, PROPOSED TOWER FOOTHIG/FOLUNDATION DIMENSIONS (IF ANY) ARE SHOWN FOR GENERAL INFORMATION PURPOSES ONLY. CONTRACTOR SHALL BE RESPONSIBLE FOR COORDINATING ACTUAL FOUNDATION DIMENSIONS WITH FINAL TOWER DESIGN AND FOUNDATION DESIGN AS PROVINDED BY TOWER MANUFACTURER.

17. IF NECESSARY, THE CONTRACTOR IS RESPONSIBLE FOR REPAIRING AND REGRADING ROADWAY AND/OR FIELD FOLLOWING INSTALLATION OF UTILITIES.

18. NO COMMERCIAL MESSAGES TO BE DISPLAYED ON TOWER,

19. WATER AND SEWER SERVICES ARE NOT REQUIRED FOR THIS DEVELOPMENT.

1. FOUNDATIONS HAVE BEEN DESIGNED FOR AN ALLOWABLE BEARING PRESSURE OF 2000 PSF AND AN ALLOWABLE LATERAL PASSIVE PRESSURE OF 150 PSF/FT OF DEPTH, GENERAL CONTRACTOR TO ALLOW FOR THIRD PARTY TESTING OF SOILS PRIOR TO PLACING CONCRETE. COGRDINATE TESTING WITH ALCOA WRELESS SERINGES CONSTRUCTION MANAGER.

2. REFER TO CIVIL SHEETS FOR EXACT LOCATION AND ORIENTATION OF FOUNDATIONS.



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ALCOA Wireless Services, Inc. 485 Hort. RALPR BOAD SUIT. 190 MATCHE, (907) 861-1725 FAX (407) 861-1725

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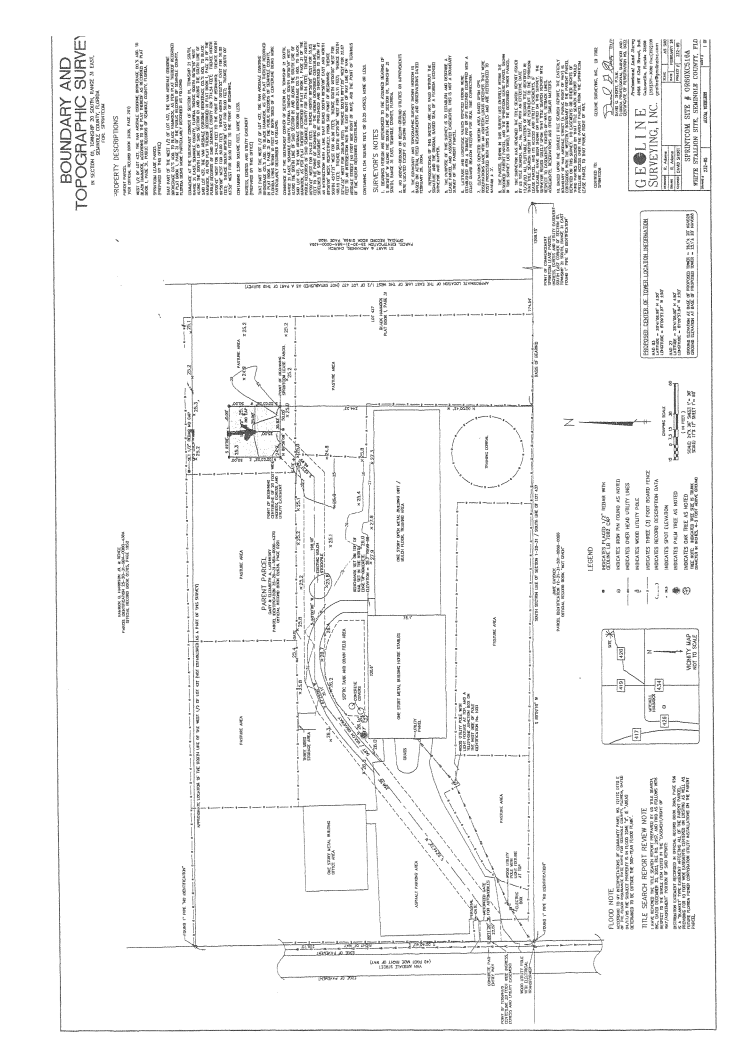
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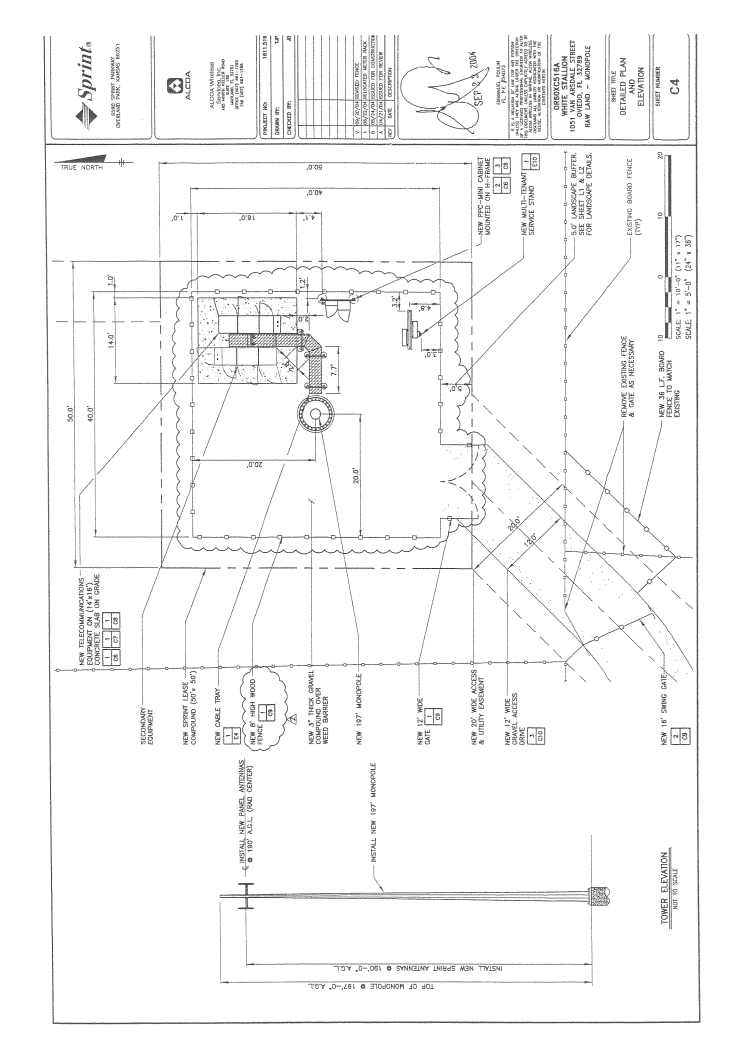
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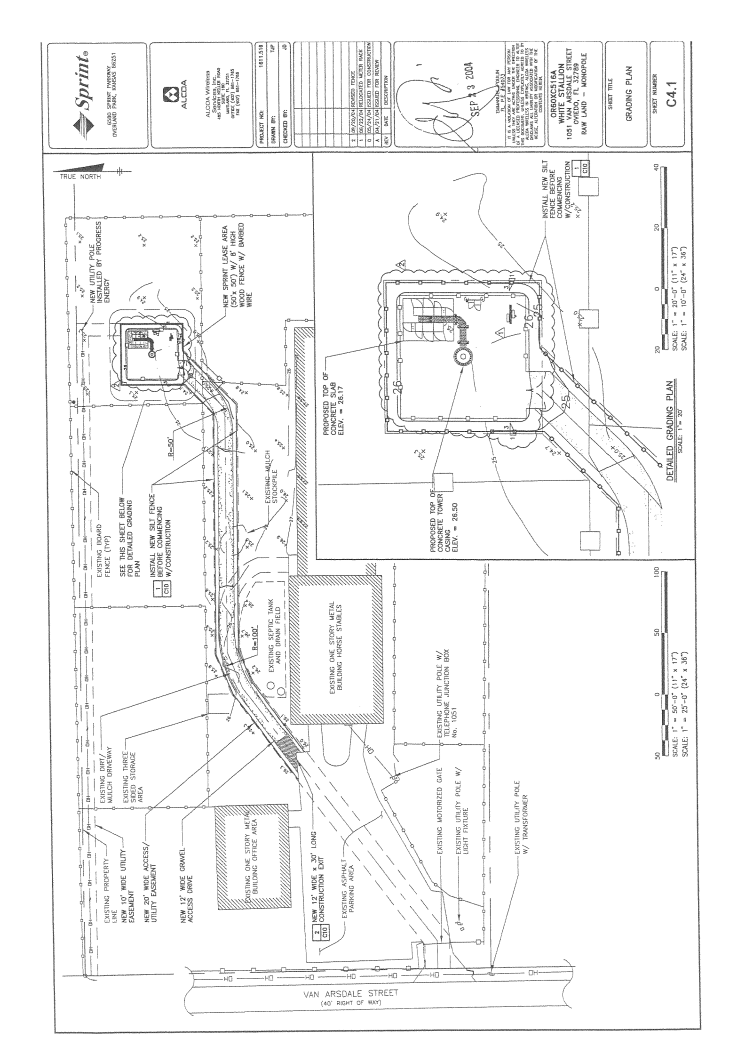
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		7				POS. 6 LINE 2)	9	230	ပ	OR	HW.
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COAXIAL CABLE SCHEDULE

RF DATA OBTAINED FROM
"RF SITE DESIGN FORM"
DATED 1/4/O4, REVISED RF
DATA OBTAINED FROM RF
COMMENTS DATED 4/27/04.

NOTES

1) TYPE AND SIZE OF THE ANTENNA CABLES ARE BASED ON ESTIMATED LENGTH. PRIOR TO ORDERING CABLE, CONTRACTOR TO VERIFY ACTUAL LENGTH BASED ON CONSTRUCTION LAYOUT AND NOTIFY ENDINEER IF ACTUAL LENGTH EXCEEDS ESTIMATED LENGTH.

2. AS-BUILT DRAWINGS TO BE COMPLETED BY FIELD ENGINEER WITH ACTUAL LENGTHS.

3. AZIMUTHS ARE ORIENTED CLOCKWISE FROM TRUE NORTH,

UPON SUCCESSFUL COMPLETION OF THE SWEEP TEST, THE CONTRACTOR SHALL PROVIDE A WEATHERTIGHT SEAL ON THE COAX CABLES.

5. ADD CONNECTORS TO COAX CABLES AT TOP AND BOTTOM.

MONOPOLE

AZ.

SECONDARY ANTENNAS-(TYP, 1 EACH SECTOR)

HIRON BURT

-ANTENNA T-ARM MOUNT (TYP)

NEW ANTENNAS (TYP. 2-EACH SECTOR)



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Services, inc.
485 NORTH ROLFS (100, 2471)
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OFTIC (407) 561-1765

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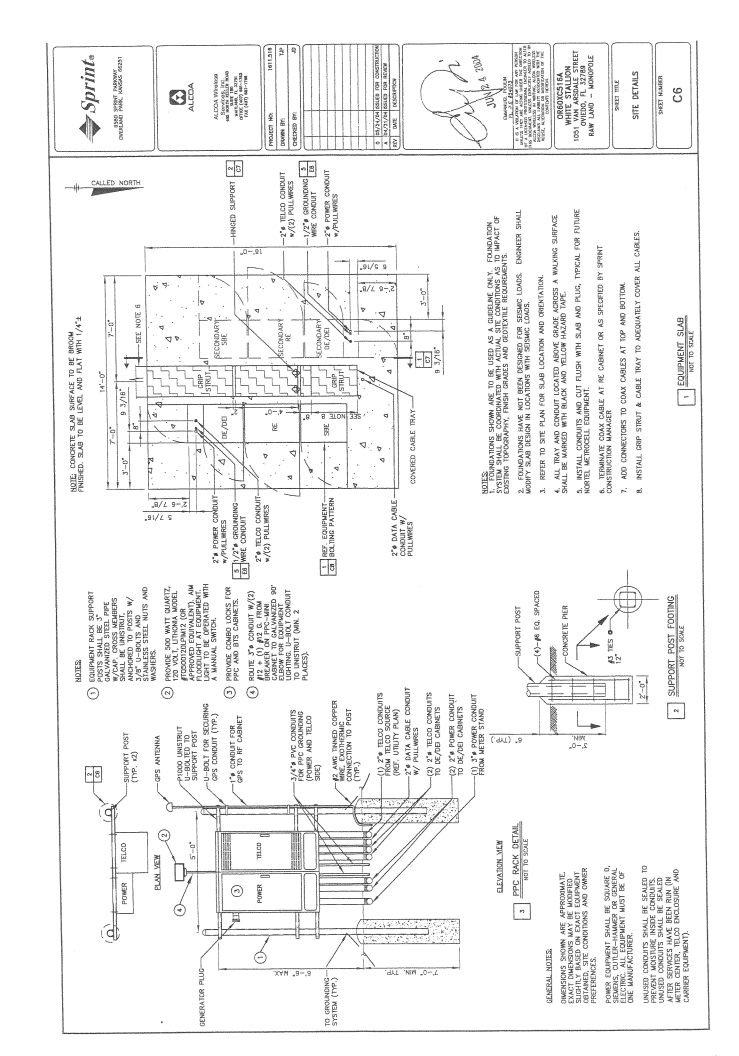
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OVIEDO, FL 32789
RAW LAND - MONOPOLE

SHEET TITLE

ANTENNA DETAILS

SHEET NUMBER CS

ORIENTATION PLAN



CONCRETE NOTES:

- 1. DESIGN AND CONSTRUCTION OF ALL CONCRETE ELEMENTS SHALL CONFORM TO THE LATEST EDITIONS OF THE FOLLOWING APPLICABILE.
- CODES: 230 "SPECIFICATIONS FOR STRUCTURAL CONCRETE FOR BUILDINGS"; ACI 318, "BUILDING CODE REQUIREMENTS FOR REINFORCED CONCRETE".
- 2. MIX DESIGN SHALL BE APPROVED BY OWNER'S REPRESENTATIVE PRIOR TO PLACING CONCRETE.
 - 3. CONCRETE SHALL BE NORMAL WEIGHT, WITH A MAXIMUM 4" SLUMP, AND HAVE A MINIMUM 28-DAY COMPRESSIVE STRENGTH OF 3000 PSI UNLESS OTHERWISE NOTED.
- 4. MAXIMUM AGGREGATE SIZE SHALL BE 1".
- 5. THE FOLLOWING MATERIALS SHALL BE USED:

POTABLE NON-CHLORIDE CONTAINING ASTM C 150, TYPE I ASTM A 185 ASTM C 33 NORMAL WEIGHT AGGREGATE: WATER: ADMIXTURES: PORTLAND CEMENT: REINFORCEMENT:

6, RENFORCING DETAILS SHALL BE IN ACCORDANCE WITH THE LATEST EDITION OF ACI 315.

- 7. REINFORCING STEEL SHALL CONFORM TO ASTM A 615, GRADE 60, DEFORMED LINLESS NOTED OTHERWISE. WELDED WIRE FABRIC SHALL CONFORM TO ASTM A 189 WELDED STEEL WRE FABRIC UNLESS NOTED OTHERWISE. SPLICES SHALL BE CLASS "B" AND ALL HODKS SHALL BS STANDARD, UNO.
- B. THE FOLLOWING MINIMUM CONCRETE COVER SHALL BE PROVIDED FOR RIENFORCING STEEL UNLESS SHOWN OTHERWISE ON DRAWNGS:

CONCRETE CAST AGAINST EARTH 3 IN.

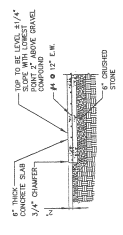
..1 1/2 IN.

9. A CHAMFER 3/4" SHALL BE PROVIDED AT ALL EXPOSED EDGES OF CONCRETE, UNO, IN ACCORDANCE WITH ACI 301 SECTION 4.2.4.

ANCHOR BOLT, 10. INSTALLATION OF CONCRETE ANCHORS, SHALL BE PER WANGHAGNERGE. THE ANCHOR DOWEL OR OR ROD SHALL CONFORM TO MANUFACTURER'S RECOMMENDATION FOR EMBEDMENT DEPTH OR AS SHOWN ON THE RAMMINGS. ON REBAR SHALL BE CLIT WITHOUT PRIOR ENGINEERING APPROVAL WHEN DRILLING HOLES IN CONCRETE.

CONCRETE NOTES: (cont'D)

- 11. CURING COMPOUNDS SHALL CONFORM TO ASTM C-309.
- 12. ADMIXTURES SHALL CONFORM TO THE APPROPRIATE ASTM STANDARD AS REFERENCED IN ACI-301.
- 13. DO NOT WELD OR TACKWELD REINFORCING STEEL
- 14. ALL DOWELS, ANCHOR BOLTS, EMBEDDED STEEL, ELECTRICAL CONDUITS, PIPE SLEEKES, GROUNDS AND ALL OTHER EMBEDDED ITEMS AND FORMED DETAILS SHALL BE IN PLACE BEFORE START OF CONCRETE PLACEMENT.
- 15. LOCATE ADDITIONAL CONSTRUCTION JOINTS REQUIRED TO FACILITATE CONSTRUCTION AS ACCEPTABLE TO ENGINEER. PLACE REINFORCEMENT CONTINUOUSLY THROUGH JOINT.
 - 16. REINFORCEMENT SHALL BE COLD BENT WHENEVER BENDING IS REQUIRED.
- 17. PLACE CONORETE IN A UNIFORM MANNER TO PREVENT THE FORMATION OF COLD JOINTS AND OTHER PLANES OF WEAKNESS, VIBRATE THE CONCRETE TO FULLY EMBED REINFONCING, DO NOT USE VIBRATORS THE OTRANSPORT CONCRETE. PINROUGH CHUITES OR FORMWORK.
- 18. DO NOT PLACE CONCRETE IN WATER, ICE, OR ON FROZEN GROUND.
- 19. DO NOT ALLOW CONCRETE SUBBASE TO FREEZE DURING CONCRETE. CURRING AND SETTING PERIOD, OR FOR A MINIMUM OF 14 DAYS AFTER PLACEMENT.
- 20. FOR COLD—WEATHER AND HOT WEATHER CONCRETE PLACEMENT.
 CONFORM TO APPLICABLE ACT CONCRS AND RECOMMENDATIONS. IN EITHER
 CASE, MATERIALS CONTAINING CHICARIDE, CACIÓUM, SALTS, ETS SHALL
 NOT BE USED, PROTECT FRESH CONCRETE, FROM WEATHER FOR 7 DAYS
 MINIMUM.



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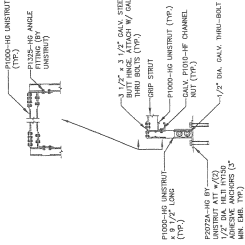
NOTE:
CONCRETE SHALL BE AIR ENTRAINED WITH THE
NEUTRALIZED VINSOL, SERIN, DAREX AEA OR
SIKA AEA, THE AIR ENTRAINED AGENT SHALL
COMPLY WITH ASTIM CZBOL, LATEST EDITION WITH
MINIMUM ENTRAINED AIR OF 3% TO 5%.

EQUIPMENT PAD/SLAB ON GRADE NOT TO SCAL

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ALCOA Wiroless
Services, Inc.
485 NORTH KELLP ROAD
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MATANAD, T. 33731
CERCE, (407) 881-1783
FAX (407) 681-1786



V (2) ANCHORS

P1000-HG UNISTRUT W/ HILTI HY150 ADHESIVE AN (3" MIN. EMB. - TYP.)

PERIMETER, AND 6"
CRUSHED STONE UNDER
SLAB, ALL OVER
GEOTEXTILE FABRIC

CABLE TRAY & GRIP STRUT —— EXTEND ADEQUATELY TO HOLD AND COVER ALL CABLES

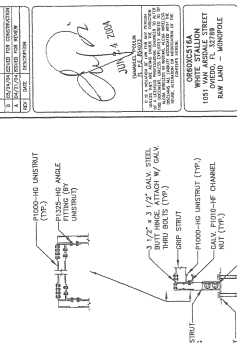
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GRADE >

-GRIP STRUT DIAMOND PLANK CAT. NO. 102014 (SIZE TO ADEQUATELY COVER ALL CABLES)

-HINGE 2 C7





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SEE DETAIL 3

1-2" 1-2"

GEOTEXTILE FABRIC——— (EXTEND FABRIC AND STONE 12" PAST EDGE OF SLAB)

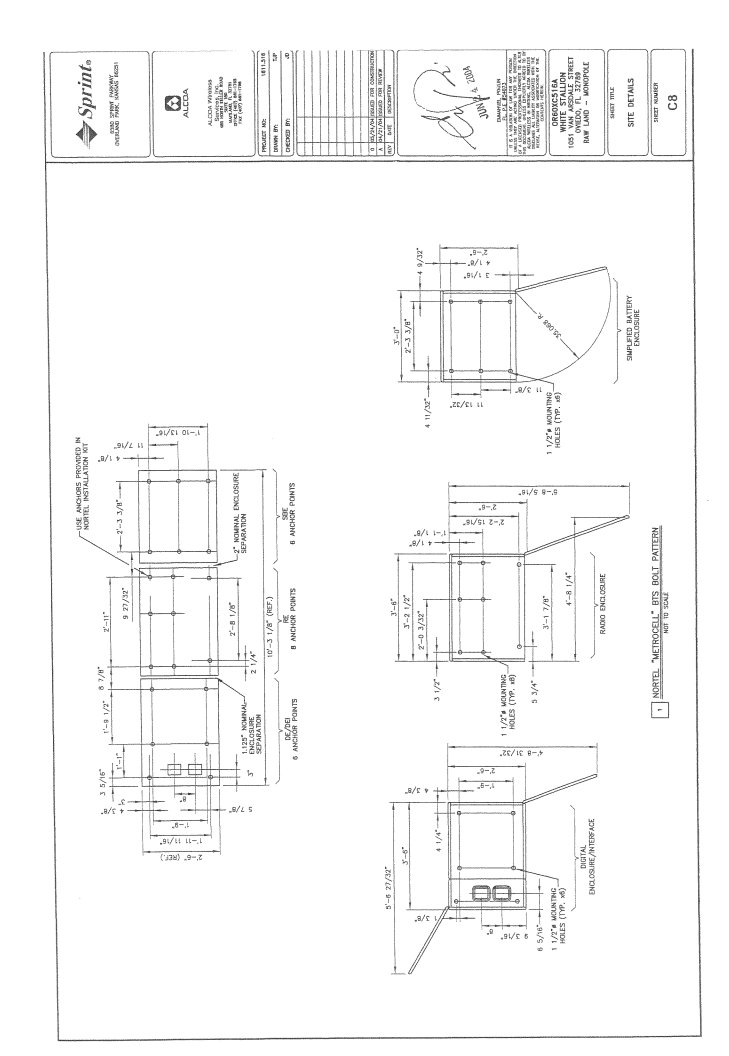
UNDISTURBED SOIL OR-COMPACTED FILL

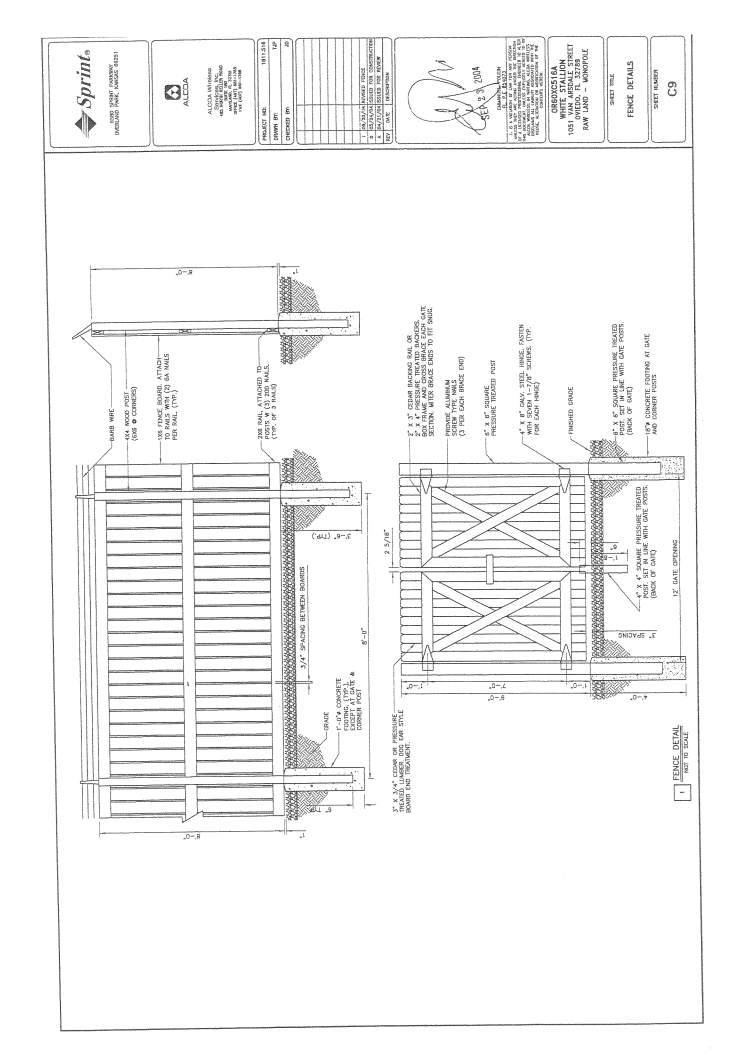
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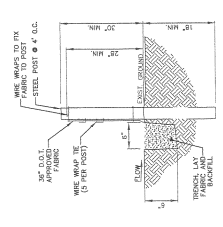
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THE FILTER FABRIC USED SHALL BE TYPE I OR II AND SHALL COMPLY W/ ALL NATIONAL, STATE AND LOCAL CODES AS ADOPTED BY THE LOCAL AUTHORITY HAWNG JURISDICTION (AHJ).

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- SILT FENCE HEIGHT SHALL BE A MINIMUM OF 2.5 FEET ABOVE GROUND HEIGHT.
- CONSTRUCT SILT FENCE OF A CONTINUOUS ROLL CUT THE LENGTH OF THE BARRIER TO AVOID JOINTS. FABRIC TO BE FASTENED SECURELY TO FENCE POSTS WITH 1 INCH STAPLES OR TIE WIRES.
- SUPPORT FABRIC WITH WOVEN WIRE MESH (TOP AND BOTTOM WIRES SHALL BE AT LEAST 12.5 GA.) SCHEIL BE 10 GA., OTHER WIRES SHALL BE AT LEAST 12.5 GA.) OPENING SHALL BE 6" MAX. SPACING. WOVEN WIRE FENCE TO BE FASTENED SECURELY TO POSTS WITH 1" STAPLES, NAILS OR TIE WIRES.
- POST FOR SILT FENCE SHALL BE STEEL
- FENCE POST SPACING SHALL NOT EXCEED 4 FEET O.C.
- EXCAVATE A TRENCH APPROXIMATELY 6 INCHES WIDE AND 6 INCHES DEEP ALOW THE PROPOSED LINE OF POSITS AND UP SLOPE FROM THE BARRIER, BACK FILL THE TRENCH WITH \$57 STONE PLACED OVER THE PLITER FABRIC.

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Services, Inc. 465 Korni Keller Roko SAFE 100 MATIAND, FL 22751 GFFCE (407) 881~1785 FAX (407) 881~1785

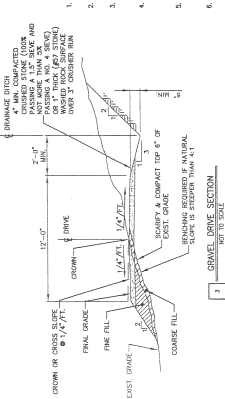
- DO NOT ATTACH FILTER FABRIC TO EXISTING FENCES, TREES, ETC.
- REMOVE FENCING FOLLOWING STABILIZATION OF SLOPES AND ALL DISTURBED AREAS.

SILT FENCE DETAIL

July 1986 Str 1907 Str 1986 Str 1997 St ACCESS OFFE. The Good Stand To Sta GEOTEXTILE 150 MIL THICKNESS THICK) There I There are all a straight 2-3" COARSE AGGREGATE (6"

NOTE: THE RESPONSIBILITY OF THE SITE CONTRACTOR TO PROVIDE BUFFER AREA WHERE KRHICLES CAN DROP THEIR MUD AND SEDMENT TO AVOID TRANSPORTING IT ONTO PUBLIC ROADS OR ADJACENT PRIVATE ASPIALT DRIVES. 2 CONSTRUCTION EXIT DETAIL NOT TO SCALE

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EROSION & SEDIMENT CONTROL NOTES:

- ADDITIONAL EROSION CONTROL MEASURES SHALL BE EMPLOYED WHERE DETERMINED NECESSARY BY ACTUAL. SITE CONDITIONS.
- PRIOR TO COMMENCING LAND DISTURBING ACTIVITY, THE LIMITS OF LAND DISTURBANCE SHALL BE CLEARLY AND ACCURATELY DEMARCATED WITH STAKES, RIBBONS, OR OTHER APPROPRIATE MEANS.

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- THE CONSTRUCTION OF THE SITE SHALL INITIATE WITH THE INSTALLATION OF EROSION CONTROL MEASURES STREETELY TO CONTROL STALL BE MAINTAINED LINIT, ALL UPSTREAM, GROUND WITHIN THE CONSTRUCTION AREA HAS BEEN COMPLETELY STABILIZED.
- THE LOCATION OF SOME OF THE EROSION CONTROL DEVICES MAY HAVE TO BE ALTERED FROM THAT SHOWN ON THE PLANTE ID RANARCE PATTERNS DURING CONSTRUCTION ARE DIFFERENT FROM THE FINAL PROPOSED DRAINAGE PATTERNS. ANY DIFFOLLITY IN CONTROLLING EROSION DURING ANY PHASE OF CONSTRUCTION SHALL BE REPORTED TO THE ENGINEER IMMEDIATELY.
- THE SEDIMENT EROSION COMPO, MEASURES SHALL BE MANITANED AT ALL TIMES, IF FULL IMPLEMENTATION OF " APPROVED PLAN DOCS NOT PROVING FOR EFFECTIVE EROSION CONTROL, ADDITIONAL EROSION AND CONTROL MEASURES SHALL BE IMPLEMENTED TO CONTROL OR TREAT THE SEDMENT SOURCE.
- THE CONTRACTOR SHALL REMOVE ACCUMULATED SILT WHEN THE SILT IS WITHIN 12" OF THE TOP OF THE SILT FENCE.
- SILT BARRIERS TO BE PLACED AT DOWNSTREAM TOE OF ALL CUT AND FILL SLOPES.

NOT TO SCALE

ANY DISTURBED AREA LEFT EXPOSED FOR A PERIOD GREATER THAN 7 DAYS SHALL BE STABILIZED WITH SEEDING.

C10

SHEET NUMBER

SITE DETAILS

TEMPORARY STABILIZATION (MULCHING)

WHEN SEEDING WIL NOT HAVE A SUITABLE GROWING SEASON TEMPORARY STABILIZATION MAY BE ACCOMPLISHED WITH:

STRAW OR HAY-2.5 TONS/ACRE WOOD WASTE, BARK, SAWDUST-2-3" DEEP (APPROX. 6-9 TONS/ACRE)

TEMPORARY SEEDING

Andread Miles of the Artistan and Artistan States (Artistan States (Artist	SEEDING SCHEDULE	DULE	
SPECIES	RATE/1000 S.F.	DATES	UME
MINTER RYE	1.5 - 2 LBS.	9/1-11/1, 3/1-8/1	1 TON/ACRE
*WEEPING LOVEGRASS	2 - 3 LBS.	3/1 - 8/1	1 TON/ACRE

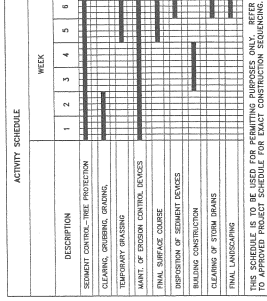
*HYDROSEED ON ALL 2:1 (H:V) SLOPES.

FERTILIZ	FERTILIZER (LBS./ACRE)		
SPECIES	N2	P202	K2 02
WINTER RYE	06 - 09	120 180	120 - 180
*WEEPING LOVEGRASS	80 - 90	120 - 180	120 180

PERMANENT SEEDING

	SEEDING SCHEDULE	DULE	
SPECIES	RATE/1000 S.F.	DATES	LIME
HULLED BERMUDA	2 LBS.	10/1 - 3/1	1 TON/ACRE
UNHULLED BERMUDA	2 LBS.	2/15 - 6/15	1 TON/ACRE
FESCUE	5 10 LBS.	9/1 - 11/1	1 TON/ACRE
Consequence occopy of the said and population of the said and the said			
O D. MARTINO CO. T. S.	FERTILIZER (LBS./ACRE)	CRE)	

STABILIZATION DETAIL



THE ESCAPE OF SEDIMENT FROM THE SITE SHALL BE PREVENTED BY THE INSTALLATION OF EROSION CONTROL MEASURES AND PRACTICES PRIOR TO, OR CONCURRENT WITH, LAND-DISTURBING ACTIVITIES.

1 ACTIVITY SCHEDULE
1 NOT TO SCALE

P202 120 -- 180 120 -- 180 120 -- 180

N2 60 - 90 60 - 90 60 - 90

SPECIES
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UNHULLED BERMUDA
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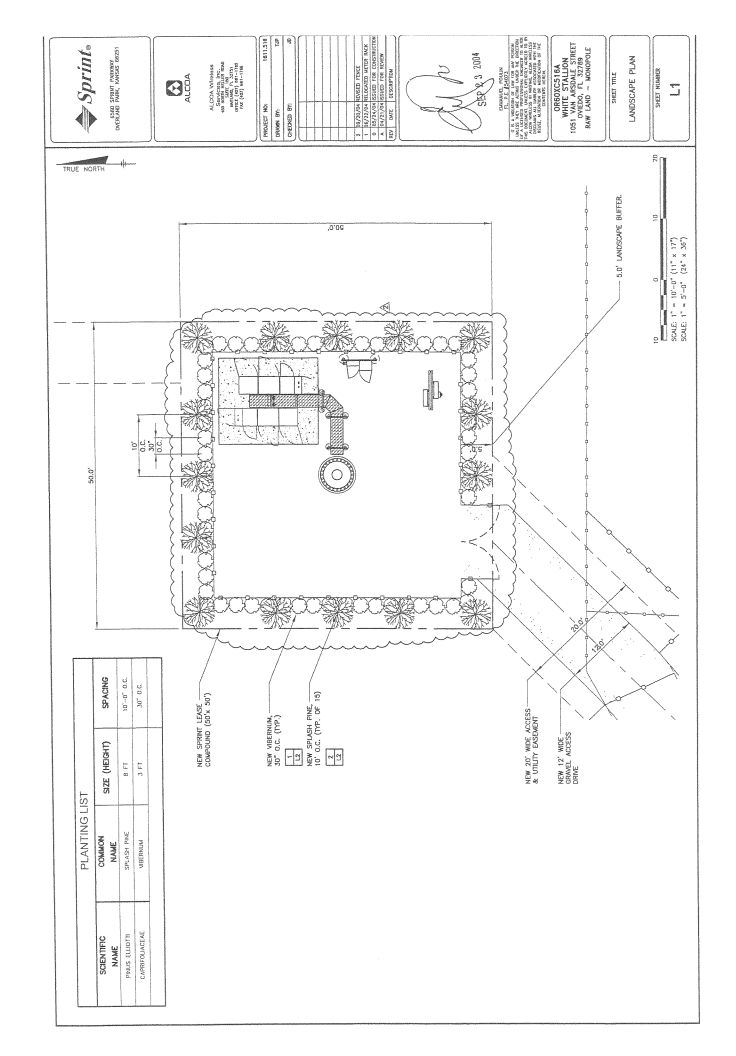


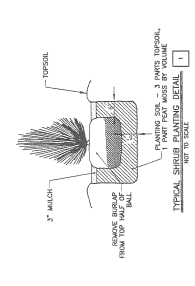
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Services Inc.
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GTYSE (407) 861-1786
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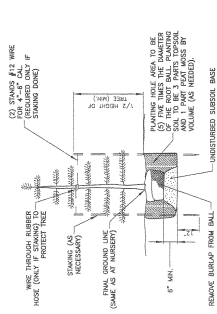
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5' HT. - USE 2 STAKES, 1/2 HT. OF TREE +2' EVERGREEN TREE PLANTING DETAIL

LANDSCAPE NOTES

PROJECT INCLUDES

- FURNISH, INSTALL, AND MAINTAIN LANDSCAPE WORK AS SHOWN ON THESE CONTRACT DRAWINGS OR AS IDENTIFIED HEREIN. <u>.</u>.
- A. TREES, SHRUBS, AND GROUND COVER.
 B. LAWINS.
 C. TOPSOIL AMENDMENTS.
 D. INITIAL MAINTENANCE OF INSTALLED LANDSCAPE MATERIALS.
 F. PRUNING AND RELOCATION OF EXISTING PLANT WATERIALS.
 F. RECONDITIONING EXISTING LAWNS AFFECTED BY
 CONSTRUCTION ACTIVITIES.

QUALITY ASSURANCE

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- PLANTS AND TREES. BALLED AND BURLAPED PLANTS AND TREES SHALL BE GRADED TO AMERICAN STANDARD FOR NURSERY STOCK, ANSI 260.1.
- TESTING: IABORATORY TESTING OF EXISTING SOILS AND FILL MATERALE FOR SUITABLE SOIL AMENDMENTS AND FERTILIZER SHALL BE PERFORMED BY THE LANDSCAPE CONTRACTOR. ć
- CONTRACTOR SHALL PREPARE THE SURFACE OF DISTURBED AREAS PRIOR TO SEEDING. rš
- FERTILIZER AND SEED SHALL BE APPLIED AT UNIFORM RATES AS DETERMINED BY THE CONTRACTOR AND APPROVED BY THE ENGINEER. 4
- CONTRACTOR SHALL WATER SEEDED AREAS AS OFTEN AS REQUIRED TO OBTAIN ERMINITAIN AND TO OBTAIN AND MAINTAIN STREAKTORY GROWTH. ιci
- THE STAND OF VEGETATIVE COVER RESULTING FROM SEEDING SHALL OF DE CONSIDERED SATISACTIONY UNIT, ACCEPTED BY THE ENGINER, IF AREAS ARE DETERMINED TO BE UNACCEPTABLE, THE MUCH WILL BE REMOVED AND ALL AREAS SHALL BE RESEEDED, REFERTILIZED AND REMULCHED PER RECOMMENDED APPLICATION PROCEDURES AT THE CONTRACTORS EXPENSE. ó
- THE CONTRACTOR SHALL BEGIN MAINTENANCE PERIOD IMMEDIATELY AFTER PLANTING OF VEGETATIVE COVER. κ,
- THE CONTRACTOR SHALL MANITAIN THE VEGETATIVE COVER AREA, EACH THE PERIODS REQUIRED TO ESTABLEIN AN ACCEPTABLE GROWTH, BUT NOT LESS THAN 60 DAYS AFTER THE COMPLETION OF PARTING OF VEGETATIVE CONER. IF SEEDED IN THE FALL AND NOT GIVEN A FULL 60 DAYS OF MANITENANCE, OR IF NOT CONSIDERED ACCEPTABLE BY THE ENGINEER AT THAT TIME, CONTINUE MANITENANCE DURING THE FOLLOWING SPRING UNTIL ACCEPTABLE VEGETATIVE COVER STAND IS ESTABLISHED. ග්

PRODUCTS

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PLANT MATERIALS SHALL BE AS SHOWN ON THESE CONTRACT DRAWINGS AND MAY BE ANY COMBINATION OF THE FOLLOWING:

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EGUDOUS TREES.
DECIDIOUS SHEUS.
COMIFEROUS SHRUBS.
COMIFEROUS AND BROAD LEAFED EVERGREEN TREES AND SHRUBS.
PLANTS.

LAWNS: LAWN MAY BE ANY OF THE FOLLOWING, AS APPROVED BY THE ENDINEER: SED; NEW CROP SEED MIXTURE; SOD, STRONGLY ROOTED, 2 YEARS OLD; OR SOD PLUGS AND SPRIGS.

٠i

TOPSOIL: FERTILE, FRIABLE TOPSOIL FROM OFFSITE, OR FROM SITE STOCKFILE WITH ADDITIONAL MIXED—IN FERTILE, FRIABLE TOPSOIL FROM LOCAL SUPPLIERS OF TOPSOIL. мi

SOIL AMENDMENTS: THE SOIL AMENDMENTS MAY BE ANY OF THE FOLLOWING, AS REQUIRED OR INDICATED IN THE LABORATORY TESTING REPORTS.

LUME: DOLOMITIC LIMESTONE.
ALUMINIMIA SULFATE: COMMERCAL, GRADE.
PEAT HIALUS: FINELY DIVIDED PEAT.
SUPERPROSPHATE: 20 PERCENT AVALLABLE PHOSPHORIC ACID.
SAND: CLEAN, WISHED SAND.
PERLITE: NBS PS 23.
SANDUST: ROTIED SANDUST FREE OF CHIPS AND STONES.
MANURE: ROTIED SANDUST FREE OF CHIPS AND STONES.
COMMERCIAL FERTILIZES: NEUTRAL CHARACTER FOR PLANT
MATERIALS AND LAMINS.
MILCH: SIREDED HARDWOOD MULCH. ⊀ಮಲ್ಲಗ್ಲೆ

LANDSCAPE MATERIALS: THE LANDSCAPE MATERIALS MAY BE ANY OF THE FOLLOWING, AS SHOWN ON THESE CONTRACT DRAWINGS. κń

GRAVEL: WATER-WORN GRAVEL, ANTI-EROSION MULCH: SEED-FREE SALT HAY OR THRESHED STRAW. ≼α:

ANTI-DESICCANT: EMULSION TYPE, FILM-FORMING. PASTIC SHEE, BLACK POLYETHYLENE, 8 MILS. FILTANTION FABRIC: WATER PERMEABLE FIBERGLASS OR POLYPROPYLENE FABRIC.

ப்ப்ய

WRAPPING: TREE-WRAP TAPE. STAKES AND GUYS: NEW HARDWOOD, TREATED SOFTWOOD, OR ಗಳ

REDWOOD.

METAL EDGING: COMMERCIAL STEEL EDGING.
METAL EDGING: ALL HEATT REDWOOD OR
PRESSURE TREATED SOUTHERN YELLOW PINE.







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THE STATE OF ORGOXC516A WHITE STALLION 1051 WH STALLION OVEDO, FL 32789 RAW LAND - MONOPOLE

LANDSCAPE DETAILS SHEET TITLE

SHEET MUMBER 3

INCOMING POWER AND TELEPHONE SERVICE NOTES:

1. THE LOCATION SHOWN FOR THE UTILITY POLE, CONNECTION TO EXISTING UTILITIES AND INCOMING POWER AND TELEPHONE SERVICES IS FOR CONCEPTUAL USE ONLY. THE CONTRACTOR SHALL CORDINATE THE ACTUAL LOCATION WITH THE ELECTRIC AND TELEPHONE UTILITIES AND SPRINT.

2. THE CONTRACTOR IS RESPONSIBLE FOR MAKING ARRANGEMENTS WITH THE ELECTRIC AND TELEPHONE UTILITIES RELATIVE TO A TIMELY INSTALLATION OF THE THOUSING POWER AND TELEPHONE SERVICES. SPRINT WILL OBTAIN AN ELECTRIC SERVICE OFFICE (ESO) FOR THIS SITE PRICK TO THE CONTRACTOR INITIATING ANY WORK ON-SITE.

3. THE INCOMING ELECTRIC SERVICE SHALL BE INSPECTED BY THE AUTHORITY HAVING JURISDICTION AND A CERTIFICATE OF SUCH INSPECTION SHALL BE FURNISHED TO SPRINT WITH A COPY FORWARDED TO THAT UTILITY.

4. ANY UTILITY CHARGES ASSOCIATED WITH THIS SITE SHALL BE PAID BY SPRINT AND NO CHARGES, THEREFORE SHALL ACCRUE TO THE CONTRACTOR.

5. FOR INCOMING UNDERGROUND TELEPHONE SERVICE, THE CONTRACTOR SHALL INSTALL THE CONDUIT MICLUBING PULLMERS BETWERN UNITY POLE (OR PEDESTAL, WHERE APPLICABLE) AND POWER PROTECTION CABINET (PPC), AT THE PROPOSED UNILTY POLE EXTEND TELEPHONE CONDUIT UP POLE APPROXIMATELY 1'-0" AND SEAL.

COORDINATE METER SOCKET REQUIREMENTS WITH SPRINT AND ELECTRIC UTILITY. 7. INCOMING ELECTRIC SERVICES SHALL BE IN CONFORMANCE WITH THE UTILITIES STANDARDS (LATEST EDITION). ø,

8. THIS SITE INCLUDES EXISTING CRITICAL UNDERGROUND ELECTRIC, TELEPHONE AND OTHER SERVICES. IN THE VIOLATIVE OF THE INEW UNDERGROUND SERVICES AND EQUIPMENTS. THE CONITRACTOR SHALL TAKE ALL NECESSARY PRECAUTIONS. TO AVOID SERVICE DISSUPTION TO THESE FACILITIES. THE CONTRACTOR SHALL ALSO CONTACT ELECTRIC AND TELEPHONE, AND ALL OTHER APPROPRIATE AGENCIES PRIOR TIO EXCAVATION AT THIS SITE. ALL EXCAVATION IN THE IMMEDIATE MCINITY OF EXISTING UTILITY POLE SHALL BE PERFORMED BY HAND.

ALL UNDERGROUND CONDUIT TO BE PVC AND ALL ABOVE GRADE CONDUIT TO BE RGS. SEE DETAILS 2 AND 3 ON DRAWING E9 FOR CONVERSION FROM PVC TO RGS.

ELECTRICAL SYMBOLS

AUTHORITY HAVING JURISDICTION

ABBREVIATIONS AHJ AUTHO

AMERICAN WIRE GAUGE

CHEMICAL GROUND ROD

GROUND ROD

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CADWELD TYPE CONNECTION

COMPRESSION TYPE CONNECTION

DISCONNECT BREAKER SWITCH

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METER

CIRCUIT BREAKER GENERATOR (6 (F)

GENERATOR RECEPTACLE (4)

GROUNDING WIRE

- REPRESENTS DETAIL NUMBER -- REF. DRAWING NUMBER

BARE COPPER WIRE
BASE TRANSMISSION SYSTEM
COAX ISOLATED GROUND BAR EXTERNAL AWG BCW BTS CIGBE DE/DEI PVC RES RWY SBE SCI SCI SS SSLP THWN TYP. DIA DWG DWG GENT GEN GPS MIGB MEC PCS PPC

SYMBOLS & ABBREVIATIONS



ELECTRICAL METALLIC TUBING GLOBAL POSITIONING SYSTEM

GENERATOR

DIGITIAL ENCLOSURE/DIGITIAL ENCLOSURE INTERFACE

DIAMETER

DRAWING

ALCOA Wireless
Services, inc.
485 North Kniles food
MARANG, F. 13751
SERIC (407) 681-1785
FAX (407) 881-1785

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POWER PROTECTION CABINET (SOMETIMES REFERED TO AS A PPC-MINI)

POLY VINYL CHLORIDE

RADIO ENCLOSURE

PERSONAL COMMUNICATION SYSTEM

NATIONAL ELECTRIC CODE

INTERIOR GROUND RING (HALO) MASTER ISOLATED GROUND BAR

WALKING BEAM INTERLOCK

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SPRINT COMMUNICATIONS INCORPORATED SPRINT SPECTRUM LIMITED PARTNERSHIP

STAINLESS STEEL

THERMAL HEAT WATER NYLON

DIAMETER OF CONDUIT

SIMPLIFIED BATTERY ENCLOSURE

RIGID GALVANIZED STEEL

RACEWAY



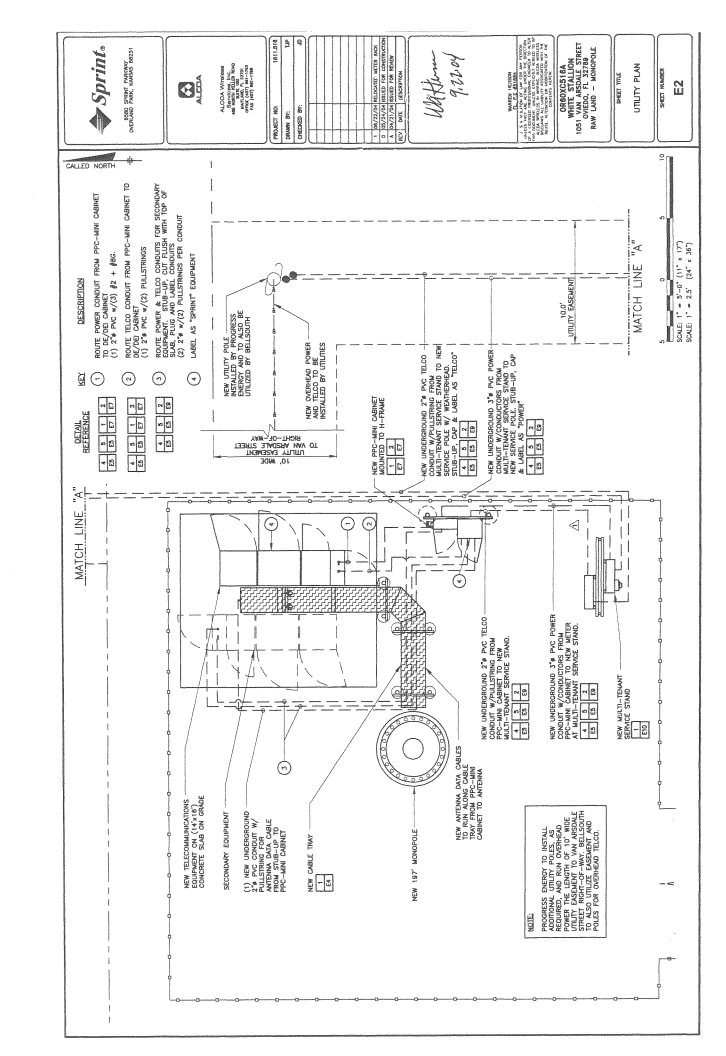
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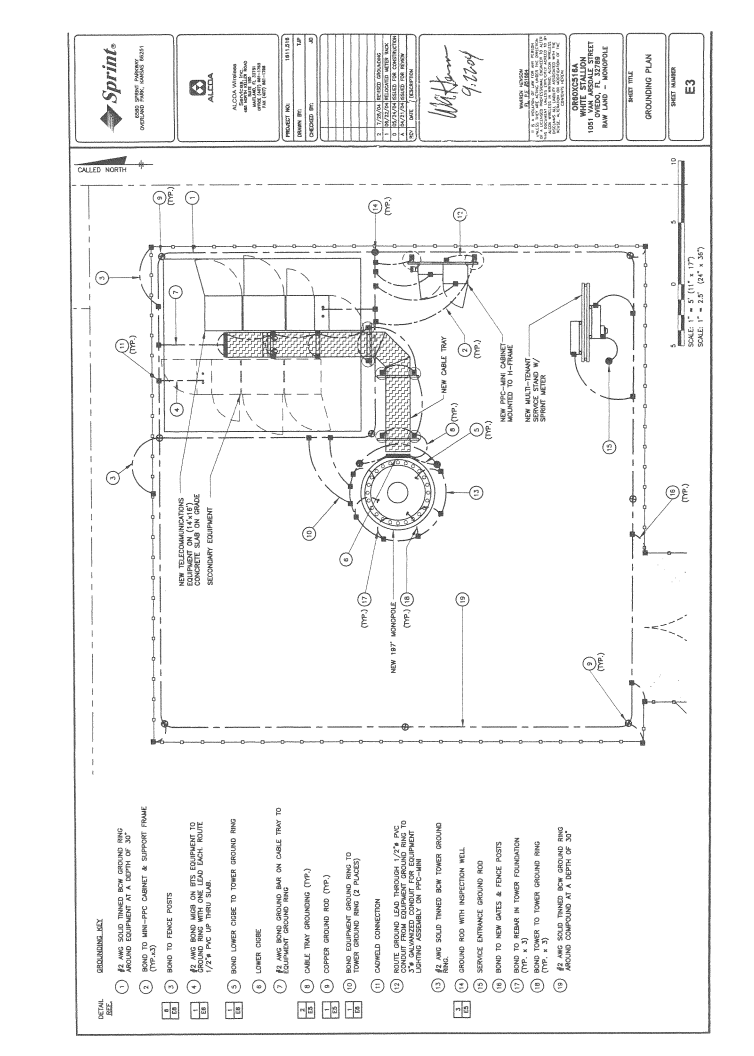
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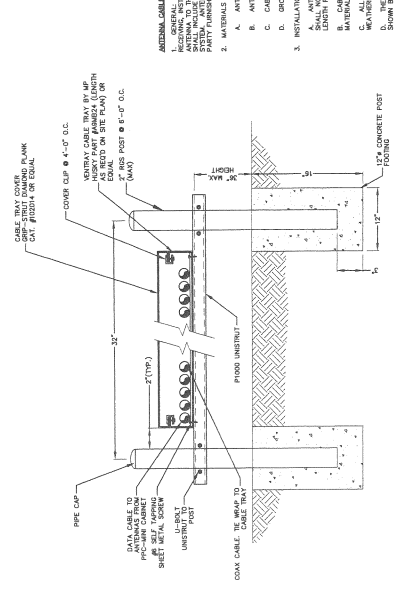
SHEET TILE
UTILITY NOTES
AND
SYMBOLS

SHEET MUMBER

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ANTENNA CABLE AND ACCESSORY NOTES AND REDUIREMENTS:

1. GENERAL: PROVIDE ALL LABOR. EQUIPMENT, AND MATERIALS NECESSARY FOR RECEIVING, INSTALLING, TESTING, AND ADJUSTING A ANTERNA CABLES FROM THE ANTENNA TO THE CONNECTIONS AT THE BASE TRANSMISSION SYSTEM (B1S). THIS SHALL INCLUDE ALL EQUIPMENT SHOWN WE REQUIRED FOR A COMPLETE OFERATING SYSTEM, ANTENNA ANTENNA CABLES, CONNECTIONS, AND PITTING SHALL BE THIRD PARTY FUNILSHED COMPONENTS AS SHOWN ON THE BILL OF MATERIALS.

- ANTENNA CABLES: AS SCHEDULED
- ANTENNA CONNECTORS: AS SCHEDULED
- CABLE HANGERS: INSTALLED AT MAXIMUM 4' SPACING
- GROUNDING KITS AS SPECIFIED

INSTALLATION

A. ANTENIA CABLE LENGTHS SHALL BE FIELD MEASURED. INSTALLER SHALL NOTIFY SPRINT PRIOR TO PURCHASE OF CABLE OF THE OVERALL ENGHT REQUIRED.

B. CABLES SHALL BE LABELED IN ACCORDANCE WITH SPRINT ELECTRICAL MATERIALS AND METHODS SPECIFICATIONS.

C. ALL CABLE CONNECTIONS OUTSIDE SHALL BE COVERED WITH WEATHERPROOFING TAPE.

D. THE MINIMUM BENDING RADIUS FOR ALL ANTENNA CABLES SHALL BE AS SHOWN BELOW OR PER THE MANUFACTURER, WHICHEVER IS MORE CONSENVATIVE.

IN CONDUIT 10" 18" IN AIR OR CABLE TRAY 5. 10" 20" CABLE 1/2" 7/8" 1-5/8"

1 CABLE TRAY MOUNTING DETAIL

E. CABLES SHALL BE INSTALLED WITH THE MINIMUM NUMBER OF BENDS. CABLE SHALL NOT BE LEFT UNTERMINATED IN THE FIELD.

F. GROUNDING KITS — AFTER INSTALLATION OF GROUND STRAPS, THE CONNECTIONS SHALL BE MADE WEATHER TIGHT USING WEATHERPROOF KITS AS IDENTIFIED ABOVE. GROUND PIGTALS SHALL BE BROUGHT OUT IN THE WITHOUT ANY SHARP BENDS (MINIMUM RADIUS IO") AND CONNECTION SHALL BE WITHOUT ANY SHARP BENDS (MINIMUM RADIUS IO") AND CONNECTION SHALL BE MADE TO GROUNDING SYSTEM.



6580 SPRINT PARKWAY OVERLAND PARK, KANSAS 66251



ALCOA Wirpiess
Services Inc.
465 NORTH TSLP ROAD
MATURE TSO
MATURE TSO
SERVICE (467) 861-1785
FAX (407) 461-1785

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MARREY WENSON

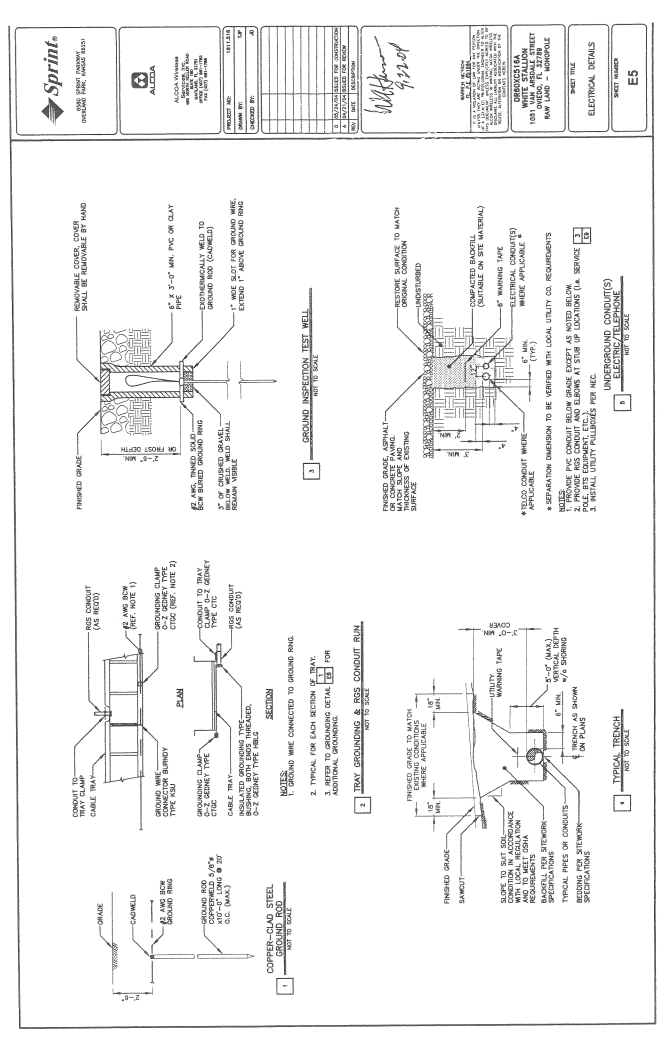
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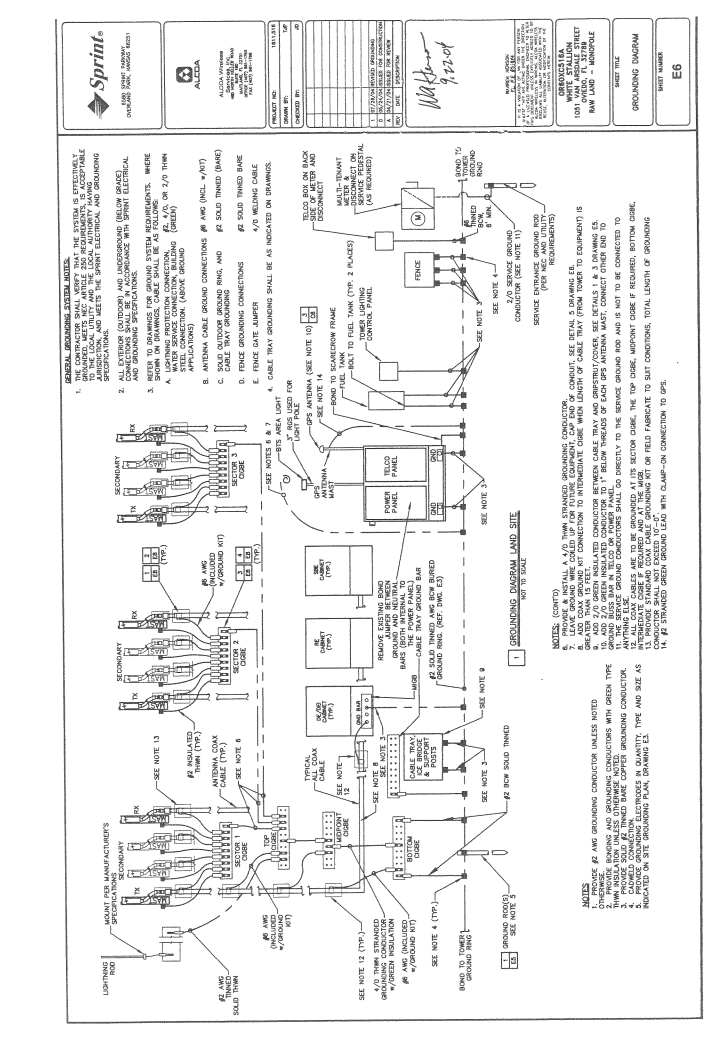
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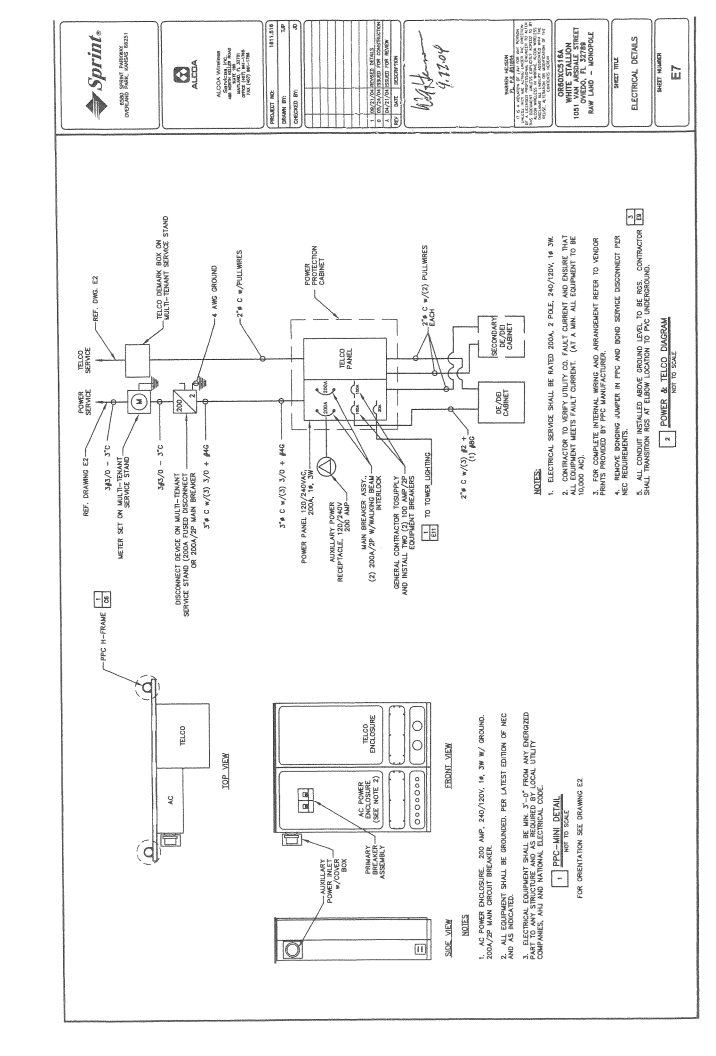
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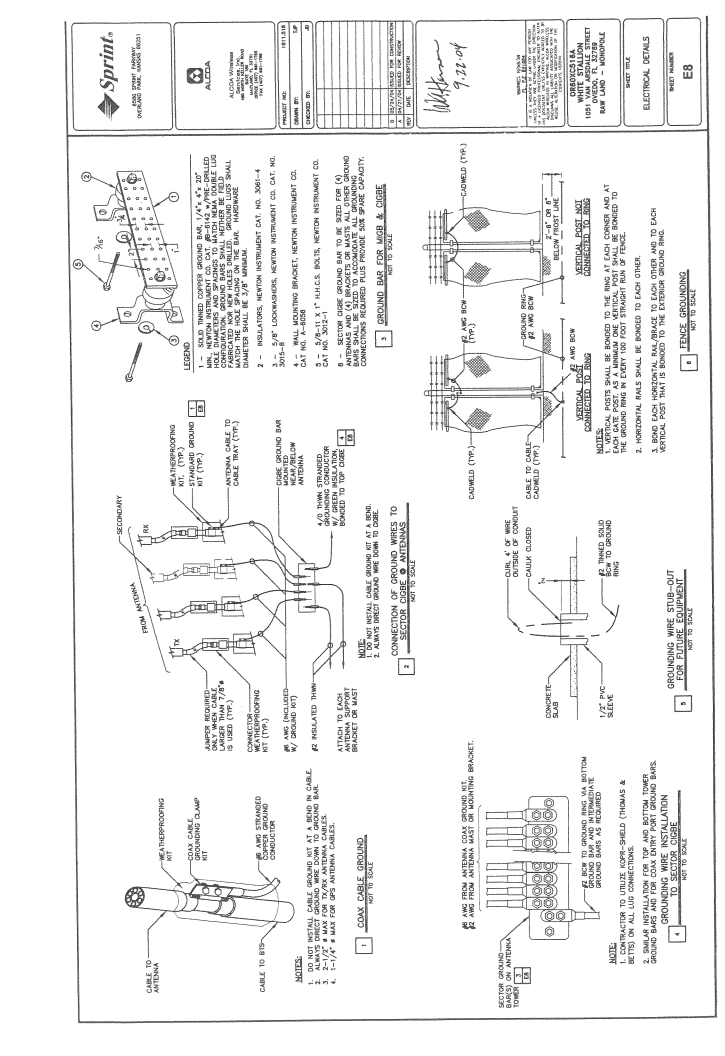
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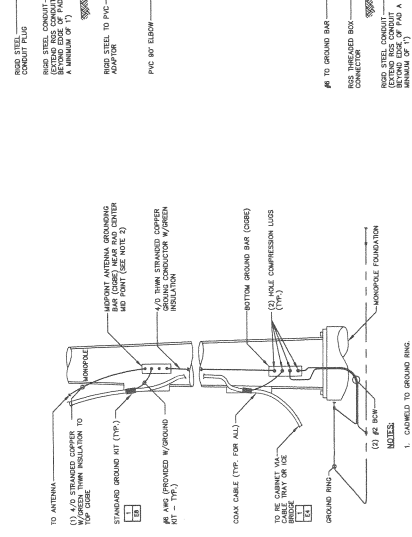
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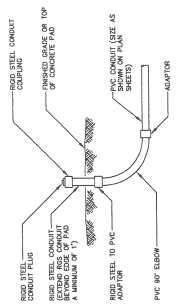




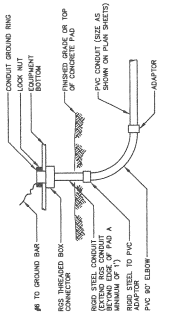












2. INTERMEDIATE CIGBE IS ONLY REQUIRED WHEN RAD CENTER IS GREATER THAN 200 FEET ABOVE BOTTOM CIGBE.

ANTENNA CABLE GROUNDING TO

CONDUIT STUB-UP W/o CAP



6580 SPRINT PARKWAY OVERLAND PARK, KANSAS 68251

ALCOA Wiraiosa Servicos inc.
Servicos inc.
ass sont relle rous
wartast, F. 2771
office. (407) 461-1785
FAX (407) F61-1785

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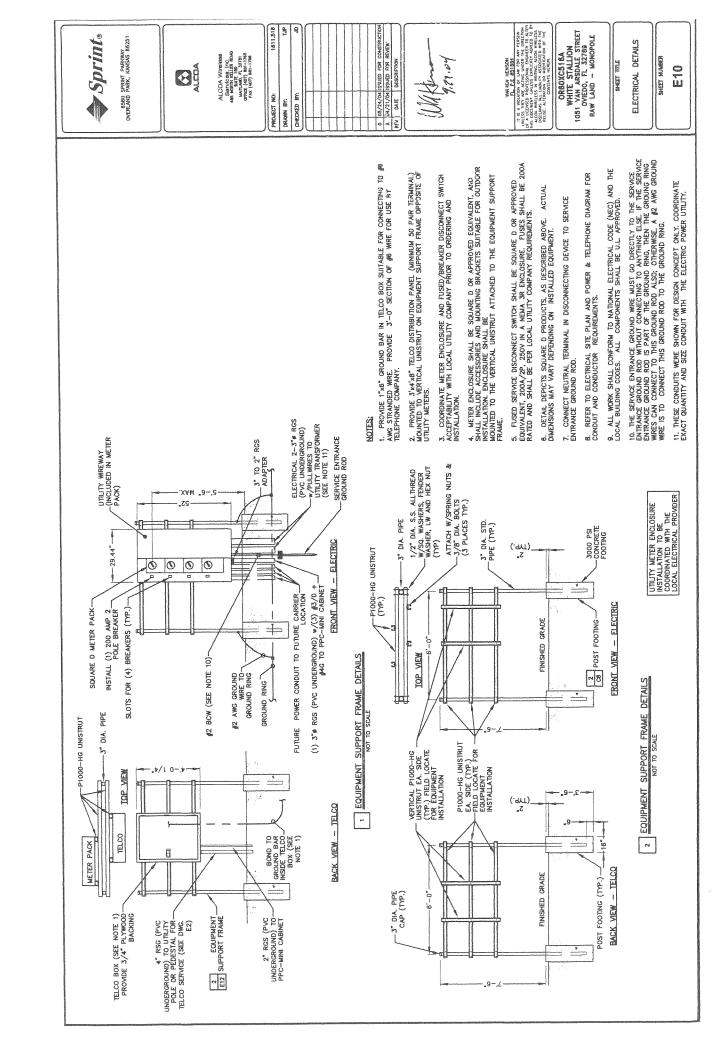


EXHIBIT 8



Greg Holcomb/Seminole 10/15/2004 09:44 AM To Kathy Fall/Seminole@Seminole, Earnest McDonald/Seminole@Seminole

CC

bcc

Subject Tower reviews

History:

This message has been forwarded.

I have reviewed the two applications for Special Exceptions submitted by Sprintcom, Inc. at the proposed locations of 1051 Van Arsdale Street Oviedo and 9913 Bear Lake Road Apopka. Both seem to be in order from the RF engineering and co-location perspective. You may want the applicant to insure they are building suitable co-locatable structures with space for future providers in the same area and their intent to allow such.

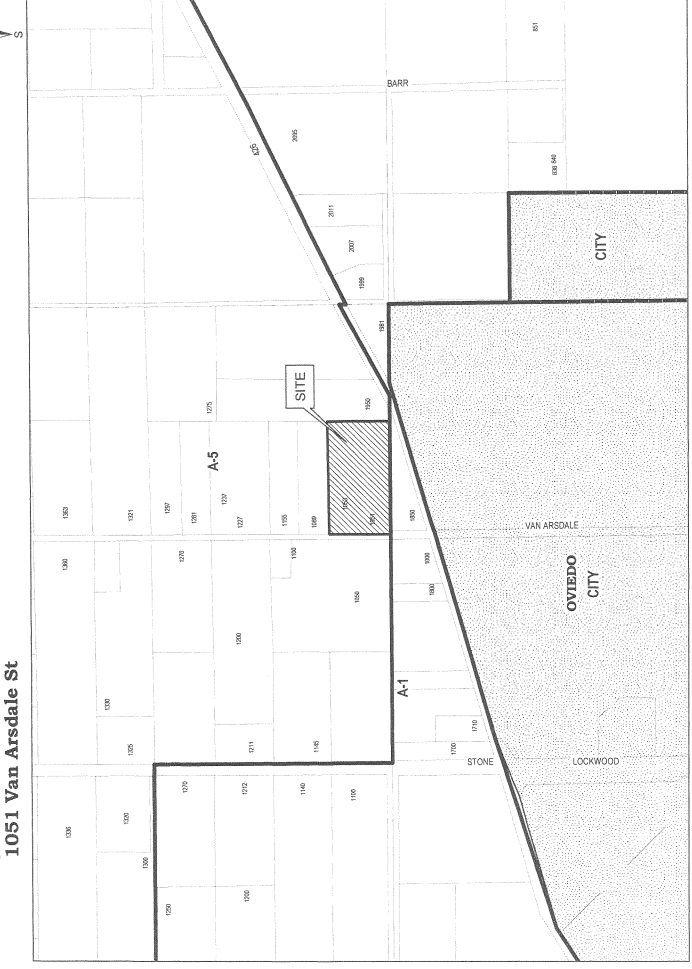
Let me know if you need any further information. Thanks.

--****Florida has a very broad Public Records Law. Virtually all written communications to or from State and Local Officials and employees are public records available to the public and media upon request. Seminole County policy does not differentiate between personal and business emails. E-mail sent on the County system will be considered public and will only be withheld from disclosure if deemed confidential pursuant to State Law.****

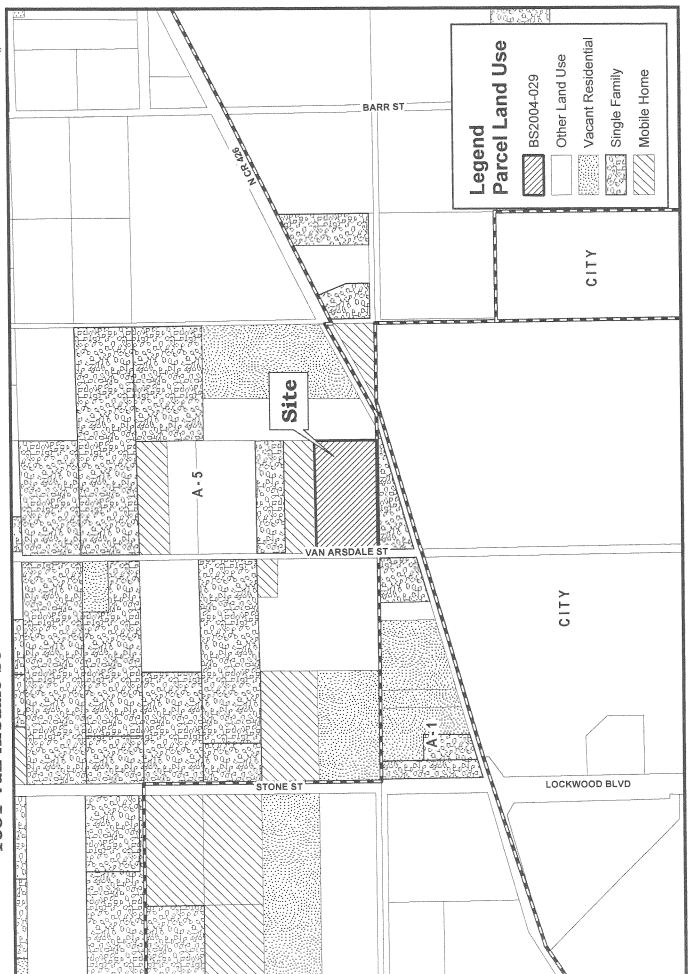
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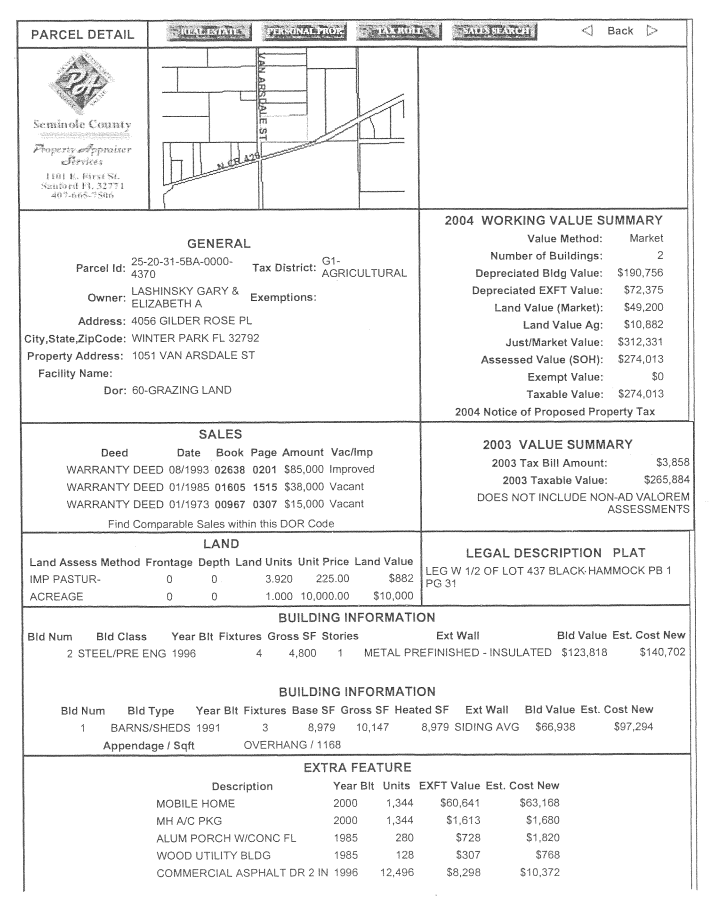
Gary & Elizabeth Lashinsky



Gary & Elizabeth Lashinsky 1051 Van Arsdale St



Personal Property Please Select Account



FIREPLACE \$1,500

NOTE: Assessed values shown are NOT certified values and therefore are subject to change before being finalized for ad valorem tax purposes.
*** If you recently purchased a homesteaded property your next year's property tax will be based on Just/Market value.



04-31000024

FILE NO.: BS2004-29

SEMINOLE COUNTY APPROVAL DEVELOPMENT ORDER

On October 25, 2004, Seminole County issued this Development Order relating to and touching and concerning the following described property:

LEG LOT 437 OF BLACK HAMMOCK PB 1 PG 31

(The aforedescribed legal description has been provided to Seminole County by the owner of the aforedescribed property.)

FINDINGS OF FACT

Property Owner: LASHINSKY

4056 GILDER ROSE PLACE WINTER PARK, FL 32792

Project Name:

SPRINT WIRELESS COMUNICATION TOWER

Requested Development Approval:

SPECIAL EXCEPTION TO ESTABLISH A 194 F00T TALL MONOPOLE COMMUNICATION TOWER IN THE A-5 (AGRICULTURE DISTRICT)

The Development Approval sought is consistent with the Seminole County Comprehensive Plan and will be developed consistent with and in compliance to applicable land development regulations and all other applicable regulations and ordinances.

The owner of the property has expressly agreed to be bound by and subject to the development conditions and commitments stated below and has covenanted and agreed to have such conditions and commitments run with, follow and perpetually burden the aforedescribed property.

Prepared by: Kathy Fall 1101 East First Street Sanford, Florida 32771

Order

NOW, THEREFORE, IT IS ORDERED AND AGREED THAT:

- (1) The aforementioned application for development approval is **GRANTED**.
- (2) All development shall fully comply with all of the codes and ordinances in effect in Seminole County at the time of issuance of permits including all impact fee ordinances.
 - (3) The conditions upon this development approval and the commitments made as to this development approval, all of which have been accepted by and agreed to by the owner of the property are as follows:
 - 1. THE PROPOSED TOWER SHALL NOT EXCEED 194 FEET, AS VERIFIED BY A RF (RADIO FREQUENCY) ENGINEER TO BE THE MINIMUM HEIGHT NEEDED TO FURTHER CINGULAR WIRELESS' COMMUNICATION GOALS IN THE IMMEDIATE AREA.
 - 2. THE PROPOSED TOWER SHALL BE PAINTED A MUTED COLOR TO BLEND IN WITH THE NATURAL ENVIRONMENT.
 - 3. ANY IMPROVEMENTS AND/OR ADDITIONS TO THE PROPOSED TOWER SHALL BE SUBMITTED FOR APPROVAL TO THE COUNTY.
 - 4. A LISTED SPECIES SURVEY SHALL BE PROVIDED PRIOR TO FINAL ENGINEERING APPROVAL.
 - 5. PRIOR TO THE FINAL DEVELOPMENT ORDER / APPROVAL, AN APPLICATION FOR FULL CONCURRENCY MANAGEMENT SHALL BE PROVIDED.
 - 6. THE PROPOSED USE SHALL OTHERWISE COMPLY WITH THE SEMINOLE COUNTY VISION 2020 COMPREHENSIVE PLAN, LAND DEVELOPMENT CODE AND ALL APPLICABLE CONSTRUCTION AND BUILDING CODES.
- (4) This Development Order touches and concerns the aforedescribed property and the conditions, commitments and provisions of this Development Order shall perpetually burden, run with and follow the said property and be a servitude upon and binding upon said property unless released in whole or part by action of Seminole County by virtue of a document of equal dignity herewith. The owner of the

said property has expressly covenanted and agreed to this provision and all other terms and provisions of this Development Order.

(5) The terms and provisions of this Order are not severable and in the event any portion of this Order shall be found to be invalid or illegal then the entire order shall be null and void.

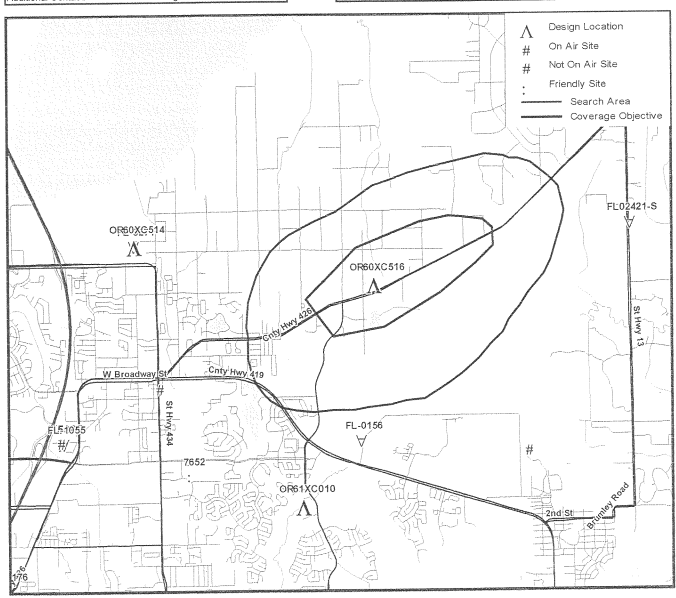
Done and Ordered on the date first written above.

	Matthew West Planning Manager
STATE OF FLORIDA) COUNTY OF SEMINOLE)	
WITNESS my hand and official seal in thday of, 2004.	e County and State last aforesaid this
Stat	ary Public, in and for the County and ee rementioned
My	Commission Expires:

Sprint PCS Site Acquisition Request Form

Market and Sourc	e Data
Client:	Sprint PCS
Market:	Orlando
Phase:	5
Date:	May 15, 2003
RF Engineer:	David Coniglio
Telephone:	407-475-2022
Mobile:	407-230-9743
Additional Contact:	Scott McElligott

Search Ring Information				
		Marke	t Final Rank	56
Site Number:	OR60XC5	16		
Site Name:	Solution 9	8 Big Eco	n	
City/Town Name:	Oralndo			
ZipCode:		32765		
Center of Search La	titude:		28.687	
Center of Search Lo	ngitude:		-81.1646	
Ground Elevation Al	ASL (ft):		23	
Centerline AGL (ft):			Min: 170; Max190	0; Preferred 190
Morphology:			Suburban	



Sprint PCS

Site Acquisition Request Form

Market and Sou	rce Data
C .	Sprint PCS
Market:	Orlando
Phase:	5
Date:	May 15, 2003
RF Engineer:	David Coniglio
Telephone:	407-475-2022
Mobile:	407-230-9743
Additional Contact:	Scott McElligott

Search Ring Information		
	Market Final Rank	56
Site Number:	OR60XC516	
Site Name:	Salution 98 Big Econ	
City/Town Name:	Oralndo	
ZipCode:	32765	
Center of Search Latitude:	28.687	
Center of Search Longitude:	-81.1646	
Ground Elevation AMSL (ft):	23	
Centerline AGL (ft):	Min: 170; Max190; Preferred 190	
Morphology:	Suburban	

Additional RF design criteria for Repeaters sites only

Projected Antenna Building Layout Plan

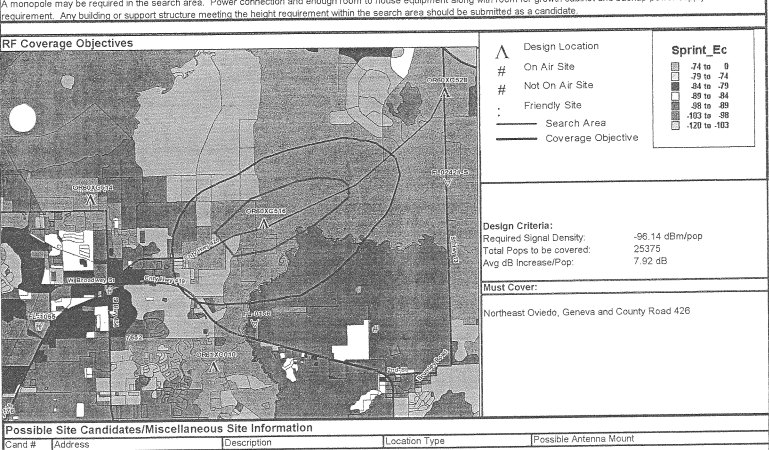
Initial Configuration Antenna Orientation (initial estimate) Antenna Type/Configuration Equipment Type

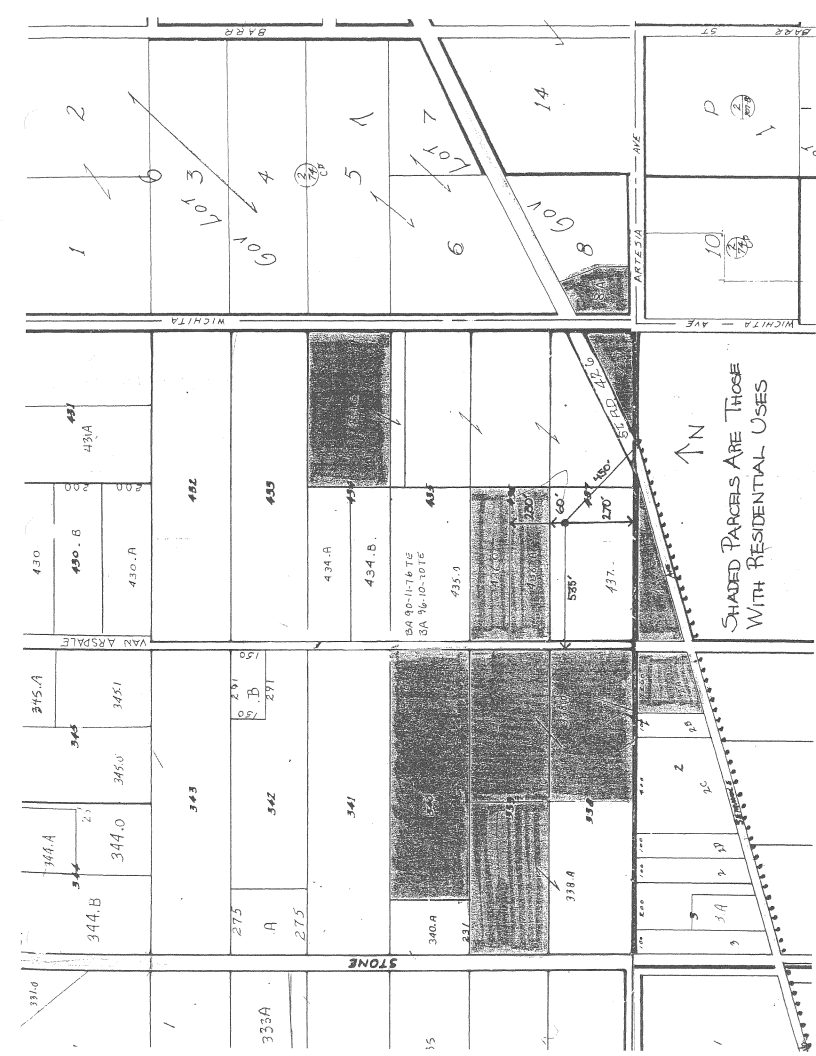
3-sector site 0, 120, 240 Panel/ 2 per sector Full Site Metrocell Nortel

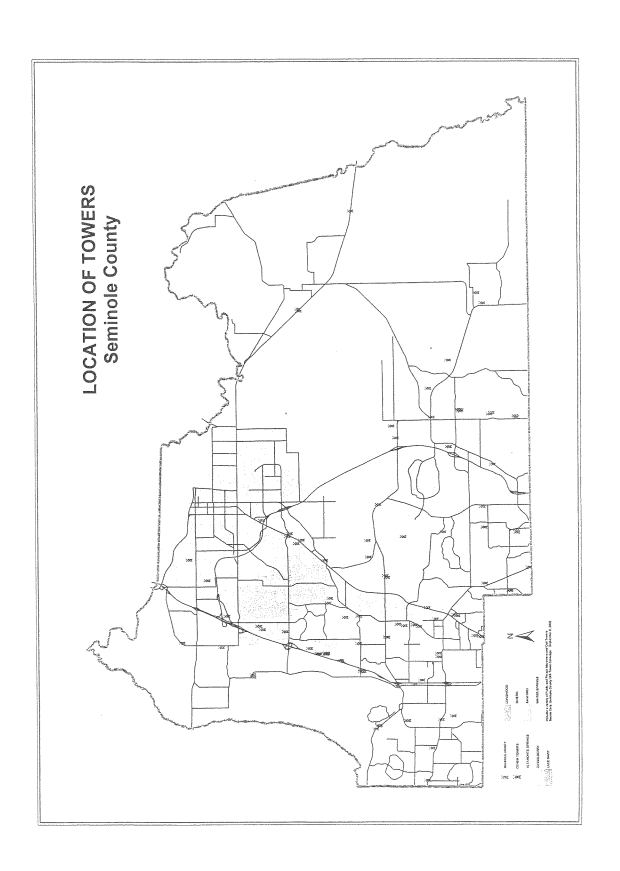
RF Design Comments

Vendor

A monopole may be required in the search area. Power connection and enough room to house equipment along with room for growth cabinet and backup power supply is a









Greg Holcomb/Seminole 10/15/2004 09:44 AM Kathy Fall/Seminole@Seminole, Earnest McDonald/Seminole@Seminole

CC

bcc

Subject Tower reviews

I have reviewed the two applications for Special Exceptions submitted by Sprintcom, Inc. at the proposed locations of 1051 Van Arsdale Street Oviedo and 9913 Bear Lake Road Apopka. Both seem to be in order from the RF engineering and co-location perspective. You may want the applicant to insure they are building suitable co-locatable structures with space for future providers in the same area and their intent to allow such.

Let me know if you need any further information. Thanks.

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Sec. 30.1363. Applicability/administration.

- (a) All new communication towers in unincorporated Seminole County shall be subject to the land development regulations set forth in this part, all other applicable land development regulations set forth in this Code and all federal and state laws relating thereto.
- (b) For purposes of measurement, communication tower setbacks and separation distances, as outlined in Section 30.1364, shall be calculated and applied to facilities located anywhere in Seminole County irrespective of municipal and county jurisdictional boundaries.
- (c) All new communication antennas which are not attached to communication towers shall comply with Section 30.1367.
- (d) All communication towers existing prior to the effective date of Sections 30.1362 through 30.1370 shall be permitted to continue to be used as they presently exist. Routine maintenance (including replacement with a new tower, or tower of less impact, of like construction; provided, however, that any such tower shall be the same or less height of the tower as it existed on the effective date of this part) shall be permitted on such existing communication towers; provided, however, that replacement of the communication tower shall require the entire site be brought into compliance with Section 30.1365. New construction, other than routine maintenance of an existing communication tower, shall comply with any adopted land development regulations, applicable building codes and related codes.
- (e) A communication tower that has received county approval in the form of either a special exception or building permit, but has not yet been constructed, shall be considered an existing tower if such approval is valid, current and not expired.
- (f) AM array consisting of one (1) or more tower units and supporting a ground system which functions as one (1) AM broadcasting antenna shall be considered one (1) communication tower. Measurements for setbacks and separation distances shall be measured from the outer perimeter of a communication tower included in the AM array. Additional tower units may be added within the perimeter of the AM array by right.
- (g) The determination as to whether placement of a communication tower on property assigned the PUD or PCD zoning classification shall be based on the identified zoning or use for that tract within the development.
- (h) Determinations of compliance with the provisions of Sections 30.1362 through 30.1370 or with regard to any matter relating to communication towers shall be made by the current planning manager subject to the appeal processes and procedures as set forth at Sections 30.42 and 30.43.
- (i) To ensure that the least intrusive methods for communication service are implemented, the current planning manager may require detailed written reports from applicants explaining and detailing, among other things, the reasons that co-location, camouflaging, alternative site, or a less intrusive tower or antenna was not proposed.

(Ord. No. 96-5, § 28, 7-9-

Sec. 30.1364. Performance standards.

(a) Setbacks.

- (1) Communication tower setbacks shall be measured from the outer extremity of the base of the communication tower to the property line of the parcel on which it is located.
- (2) Communication towers shall be located on parcels which comply with the minimum setback and lot size requirements of the zoning classification assigned to the property on which they are located.
- (3) For towers located on properties assigned the PUD or PCD zoning classification, the setback requirements for the parcel outlined in the PUD/PCD approval shall apply.
- (4) In cases where there are non-conforming residential uses on property which is not assigned a residential zoning classification, a reduction of fifty (50) percent of the side or rear yard setback distance opposite the non conforming residential use shall be permitted by the current planning manager unless the side or rear yard proposed for reduction is assigned a residential land use designation or zoning classification.
- (b) Minimum separation from off-site uses/designated areas.
 - (1) Communication tower separation shall be measured from the outer extremity of the base of the tower to the closest property line of the off-site use as specified in Table 1 below.
 - (2) Separation requirements for communication towers shall comply with the minimum standards established in Table 1 below unless otherwise provided.
 - (3) Reduced separation distances may be reduced by the current planning manager when written consent as set forth in a recordable instrument is obtained from all property owners within the applicable separation distance.
 - (4) Separation distances may be decreased or increased by the board of adjustment in accordance with the procedural requirements for variances as set forth in this Code and the substantive determinations as set forth in Table 1 below; when considering whether to approve a special exception, if competent substantial evidence is presented demonstrating unique planning considerations and compatibility impacts.

TABLE 1

MINIMUM SEPARATION FROM OTHER USES

TABLE INSET:

Off-site Use	Separation Distance
Property assigned a single-family (includes modular homes and mobile homes used for living purposes), duplex, or multi-family residential zoning classification or future land use designation or with an existing residential use.	200 feet or 300% height of tower whichever is greater except when a variance is granted based upon findings that the aesthetic impacts of the tower is enhanced, that compatibility with abutting property owners is maintained, and the approval of the tower would be consistent with and further the provisions of Section 30.1362. The standard relative to variances as otherwise set forth in this Code may be considered in determining whether to approve a variance hereunder, but shall not be determinative as to whether the variance may be granted.
Property assigned a non-residential zoning classification or future land use designation or property with an existing non-residential use.	None. Only district setbacks apply.

- (c) Separation distances between communication towers.
 - (1) Separation distances between communication towers shall be and measured between the communication tower proposed for approval and those towers that are permitted or existing.
 - (2) The separation distances shall be measured by drawing or following a straight line between the GPS coordinate of the center of the existing or permitted communication tower and the proposed GPS

coordinate of the center of the proposed communication tower as depicted on a site plan of the proposed tower.

(3) The separation distances, listed in linear feet, shall be as set forth in Table 2

TABLE 2

SEPARATION DISTANCES BETWEEN COMMUNICATION TOWERS

TABLE INSET:

	EXISTING TOWERS				
DESCRIPTION	LATTICE	GUYED		MONOPOLE LESS THAN 75 IN HEIGHT	CAMOUFLAGE
LATTICE	5,000	5,000	1,500	750	0
GUYED	5,000	5,000	1,500	750	0
MONOPOLE 75 FT IN HEIGHT OR GREATER	1,500	1,500	1,500	750	0
MONOPOLE LESS THAN 75 IN HEIGHT	750	750	750	750	0
CAMOUFLAGE	0	0	0	0	0

- (4) A variance from the minimum separation distances between communication towers as set forth in Table 2 may be granted when two (2) or more communication tower owners or operators agree to colocate their communication antennas on the same communication tower and upon findings being made that the aesthetic impacts of the tower is enhanced, that compatibility with abutting property owners is maintained, and the approval of the tower would be consistent with and further the provisions of section 30.1362. The standard relative to variances as otherwise set forth in this Code may be considered in determining whether to approve a variance hereunder, but shall not be determinative as to whether the variance may be granted.
- (d) Measurement of height. Measurement of communication tower height shall include antenna, base pad and any and all other appurtenances and shall be measured from the finished grade of the parcel on which the communication tower is located.

(Ord. No. 96-5, § 29, 7-9-

Sec. 30.1366. Abandonment.

- (a) In the event that the use of any communication tower has been found to be discontinued, as determined by the current planning manager, for a period of one hundred eighty (180) consecutive days said tower shall be deemed to have been abandoned.
- (b) In the event the communication tower is found by the current planning manager to be abandoned, the owner/operator of the communication tower or the owner of the property on which the communication tower is located shall have one hundred eighty (180) days from the date of the current planning manager's finding of abandonment within which to:
 - (1) Reactivate the use of the communication tower or transfer the tower to another owner/operator who must make actual use of the tower as previously permitted within ninety (90) days of the transfer, or
 - (2) Dismantle and remove the communication
- (c) Determination of the date of abandonment shall be made by the current planning manager who shall have the power to request documentation and affidavits from the communication tower owner/operator regarding the issue of communication tower usage. The communication tower owner/operator shall provide all requested information within five (5) working days of a request being made.
- (d) With regard to towers that received special exception and/or variance approval, one hundred eighty (180) days after dismantling or the expiration of the three hundred and sixty (360) day period as set forth in this section, the special exception and/or variance for the tower shall automatically expire.
- (e) Each owner/operator of a communication tower shall post a surety bond, or other instrument or guarantee of a form acceptable to the county attorney, with the current planning manager in favor of the county in an amount found by the current planning manager to be reasonably necessary to remove the communication tower in the event of abandonment. The current planning manager is hereby granted authority to establish this amount based on policy guidelines adopted by the board of county commissioners. The contents of such bond shall include or the bond shall be accompanied with a contingent right of entry which runs with the land to authorize entry upon the property in the event that it is necessary to remove the abandoned tower.

(Ord. No. 96-5, § 31, 7-9-96; Ord. No. 97-18, § 45, 5-13-

Sec. 30.1367. Communication antennas.

Any communication antenna which is not attached to a communication tower shall be a permitted ancillary use to any commercial, industrial, professional, institutional, multi-family or utility structure provided that:

- (1) The communication antenna does not exceed more than twenty (20) feet above the highest point of the structure; and
- (2) The communication antenna complies with all applicable FCC and FAA regulations;
- (3) The communication antenna complies with all applicable building codes and laws, rules and regulations.

(Ord. No. 96-5, § 32, 7-9-

Sec. 30.1368. Co-location of communication tower antennas.

- (a) General policy relating to co-location. To minimize adverse visual impacts associated with the proliferation and clustering of Communication Towers, co-location of Communication Antennas by more than one (1) carrier on existing or new Communication Towers is encouraged. Additional Communication Antennas proposed on existing Communication Towers are permitted uses and may co-locate onto existing Communication Towers if they satisfy the requirements of this section and no special exception is required:
- (b) Procedure for administrative granting of special exceptions. If co-location requires utilization of real property for construction of ancillary facilities such as equipment rooms, which uses were not permitted under the applicable zoning code and which uses are expressly prohibited by prior special exceptions, then such ancillary facilities such as equipment rooms shall not be deemed a permitted use as a matter of right under this section unless and until a special exception is issued pursuant to the provisions of this subsection.
 - (1) The Current Planning Manager, after consultation with the applicant, shall determine in conjunction with the Planning and Development Director, consistent with sound and generally accepted planning and land use principles, whether co-location of ancillary equipment, such as equipment rooms, in support of co-located communication antennae are appropriate and meet the criteria of this Section.
 - (2) Upon a determination that the co-location of ancillary facilities, including equipment rooms, are appropriate for a parcel, the Current Planning Manager shall cause a "Notice of Intent to Allow Co-Location of Communication Tower Ancillary Facilities, including Equipment Rooms" to be published in a newspaper of general circulation. The Notice shall, at a minimum, state the address of the real property and the proposed use. The Notice shall further state that any person objecting to the use of the property as described must file a notice of objection with the Current Planning Division within thirty (30) days of the publication.
 - (3) Upon a determination that co-location of Communication Tower ancillary facilities (including equipment rooms) is not appropriate for the subject property, the applicant may appeal said decision to the Board of County Commissioners by filing a notice of appeal with the Current Planning Division within thirty (30) days of the rendering of the decision. The Current Planning Division shall schedule the appeal before the Board. The Board may approve or deny the co-location.
 - (4) If the Current Planning Division receives no objections to the Notice, in his or her sole discretion, then the Current Planning Manager shall allow the co-location of **Communication Tower** ancillary structures (including equipment rooms) as proposed.
 - (5) The Planning and Development Director shall issue a development order or denial development order consistent with the determination made under this Section.
- (c) Type of construction. A **Communication Tower** which is modified or reconstructed to accommodate the colocation of an additional **Communication** Antenna shall be of the same **Tower** type or a lesser impact **Tower** type, as determined by the Current Planning Manager based upon the intent of Sections 30.1362 through 30.1370 and sound and generally acceptable planning practices and principles, as the existing **Communication Tower**.
- (d) Height. An existing Communication Tower may be modified or rebuilt to a taller height, not to exceed twenty feet (20') over the Tower's existing height, to accommodate the co-location of an additional Communication Antenna. Such a height increase may only occur one (1) time per Communication Tower and may be allowed for those sites which obtained previous special exception approval. The additional height authorized herein shall not require an additional distance separation as described in Table 1, Section 30.1364. The Communication Tower's pre-modification height shall be used to calculate such distance separations.
- (e) Site location. A Communication Tower which is being rebuilt to accommodate the co-location of an additional Communication Antenna may be moved on the site to an area located within fifty (50') feet of its existing location and may also be relocated, with the approval of the Current Planning Manager based upon sound planning and land use principles and upon a finding that such approval would be consistent with and further the intent of this Code, in the same manner on a site which received a previous special exception notwithstanding any condition of approval relating to the grant of the special exception. After a Communication Tower is rebuilt to accommodate co-location, only one (1) Tower may remain on the site. A Communication

Tower relocated on a site shall continue to be measured from the original Tower location for purposes of calculating separation distances between Communication Towers. A Communication Tower which has been relocated on a site and which intrudes into the separation distances required with regard to property described in Table 1, Section 30.1364, shall only be permitted when written consent as set forth in a recordable instrument is obtained from all property owners within the applicable separation distance.

(f) Filing of a master plan. To enhance the County's ability to promote the co-location of Communication Towers, any communication company that owns or operates a Communication Tower in the County or intends to install a Communication Tower in the County shall file with the Current Planning Division a master plan indicating the site of all existing Communication Towers, any and all proposed Communication Tower sites and a statement describing the anticipated Communication Tower needs over the next ten (10) years; provided, however, that disclosure of marketing strategies, trade secrets, commercially privileged information or any other information that the provider deems would adversely effect his, her or its ability to compete is not required to be disclosed and the determination of the communication company shall be conclusive. The master plan shall be filed on or before January 1 of each year. The master plan is not binding. Its primary purpose is to serve as a mechanism of coordinating co-location of Communication Towers between persons and entities involved in that industry.

(Ord. No. 96-5, § 33, 7-9-96; Ord. No. 00-44, § 54, 8-22-

Sec. 30.1370. Non-conforming uses.

Bona fide nonconforming communications towers or antennas that are damaged or destroyed may be rebuilt without being required to comply with applicable separation requirements. The type, height, and location of as replacement communication tower shall be of the same type and intensity or of a type and intensity of less impact as the communication tower that was damaged or destroyed. Building permits to rebuild a communication tower shall comply with all building codes and must be obtained within one hundred eighty (180) days from the date the facility is damaged or destroyed. If no permit is obtained or if a permit that was issued expires, the communication tower shall be deemed abandoned in accordance with Section 30.1366.

(Ord. No. 96-5, § 35, 7-9-

Secs. 30.1371--30.1375.

Sec. 30.1376. Annual report.

- (a) The county manager, or his or her designee, shall issue a report to the board of county commissioners on or before December 31, of each year, beginning in 1997, relating to the status of communication towers in the county, anticipated developments in the telecommunications industry, projected issues to be faced by the county and conceptual county programs and policies to address the challenges that are likely to be faced by the county relative to the matters addressed in this part.
- (b) To enhance the county's ability to promote the co-location of communication towers and to address other land use issues relative to communication towers, each communication company that owns or operates a communication tower in the county or intends to install a communication tower in the county shall designate a representative to meet with the current planning division at least annually to discuss and evaluate the issues relating to the siting and other planning issues relating to communication towers as well as technological developments in the communications field.

(Ord. No. 96-5, § 36, 7-9-

Sec. 30.1377. Required submittals checklist.

The current planning manager shall develop and widely distribute a checklist for applicants for approvals for the placement of communications towers which checklist shall contain, at a minimum, all of the required submittals and information necessary to make application for approval of a communications tower.

(Ord. No. 97-18, § 44, 5-13-

Sec. 30.1379. Camouflage towers; where permitted.

Camouflage communication towers may be permitted by the current planning manager on any parcels which is not assigned a residential zoning classification provided that the current planning manager makes the findings set forth in the definition of the term "camouflage communication tower."

(Ord. No. 97-25, § 14, 5-27-

Sec. 30.1378. Temporary uses.

The Current Planning Manager may approve the use of properties for temporary use for the sale of merchandise related to customary seasonal holidays such as Christmas, Easter, the Fourth of July and Valentines Day or for special events on property assigned a zoning classification which permits the use if he or she determines that ingress and egress, parking and requisite setbacks are provided that are consistent with and safeguard the public health, safety, morals and welfare. Any use exceeding a temporary use shall subject the property to all provisions of this Code including, but not limited to, site plan approval, impact fee assessment, master plan approval, and any and all other approvals required by this Code. Notwithstanding any provisions of this Code to the contrary, the parking of semi-tractor trailers and cargo trailer boxes is permitted within property assigned a commercial zoning classification to support the storage or other needs of approved temporary uses.

(Ord. No. 97-18, § 12, 5-13-97; Ord. No. 00-44, § 55, 8-22-

- The package sale of alcoholic beverages shall be prohibited.
- Any additional conditions deemed appropriate by the Board of Adjustment.

Dina Ehlers stated that she has owned and operated the existing business since 1990. She also stated that the reason for the change is to comply with the recent changes to smoking laws as pertaining to bars with less than 10 percent food sales. She further stated that if she is allowed to separate the business which she currently lease two locations 3871 & 3875, she would have a very nice restaurant and a neighborhood bar. She lastly stated that it would be more beneficiary, giving the customers the choice of eating or drinking.

Mrs. Buchanan made a motion to approve the request per staff recommendation.

Mr. Bushrui seconded the motion.

The motion passed by unanimous consent (5-0).

11.5555 WAYSIDE DRIVE - Guy Rizzo, applicant; Request for special exception to establish a theological studies college in the A-1 (Agriculture District); Located on the south side of Wayside Drive, approximately 0.2 mile east of the intersection of Orange Boulevard and Wayside Drive; (BS2004-027).

Francisco Torregrosa, Planner

This item was continued until the November 15, 2004 meeting.

12.1051 VAN ARSDALE STREET - Gary & Elizabeth A. Lashinsky, applicants; Request for (1) special exception to establish a 197 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances from 591 feet to 60 feet, 591 feet to 230 feet, 591 feet to 270 feet, 591 feet to 450 feet and 591 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings; Located on the east side of Van Arsdale Street, approximately 192 feet north of the intersection of Van Arsdale Street and North County Road 426; (BS2004-029) (BV2004-149).

Kathy Fall, Senior Planner Earnest McDonald, Principal Coordinator

Kathy Fall introduced the location of the application and stated that the subject property abuts a total of five (5) properties where there are existing single-family residences with the separation radius. She also stated that based on the submitted propagation maps and supporting documentation, the applicants have demonstrated a need to expand Sprint's wireless service area by establishing a communication tower in the general vicinity of the subject property. She further

stated that staff recommended approval of the special exception request with the following conditions:

- The proposed tower shall not exceed 194 feet.
- Any improvements and/or additions to the proposed tower shall be submitted for approval to the County.
- A listed species survey shall be provided prior to Final Engineering approval.
- Prior to the final Development Order approval, an application for full concurrency management shall be provided.

Jay Shirah stated that he was speaking on behalf of Sprint PCS. He also stated that they are responsible for the zoning portion of the site and the site acquisition. He also stated that it is always the intent of Sprint PSP to collocate when ever possible. He further stated that at this site it was not possible because doing so would create over lap. He also stated that they felt this area was compatible for a communication tower, there is commercial use, office, and warehouses which is a mixed use. He further stated that the 194 feet monopole type structure is the least intrusive. He lastly stated that the ground equipment would be surrounded with a wooden fence to hide the base equipment.

Gore Hamrick stated that he lives in the property adjacent to the proposed site, and he has lived there for over 17 years. He also stated that he own a tree service and has a horse barn on his property and is concerned about the tower falling over. He further stated that he was concerned about the tower effecting his cell phone service and if he would have to change his current service. He lastly stated that he didn't want the tower in his neighborhood for safety reasons.

Carl Bowman stated that he has had several experiences with radiation and the micro waves from him being a Safety Engineer with Pan American World Airways. He also stated that he didn't like the idea of the tower being that close to his home. He further stated that for health reasons he was against the tower.

Laurian Rauen stated that she own the 11 acre property directly across the street from the proposed site. She also stated that she was one of the three (3) original people that Sprint talked to about the proposed tower. She further stated that she was surprised when they choose that location due to the fact that it is so close to many residents and the church.

Jay Shirah stated that the tower would be built to the standards set forth by the State of Florida. He also stated he was not aware of any towers coming down from the hurricanes that came through Florida. He further stated that in this area it is impossible to meet the 591 foot setback required for distance separation from a tower, but they have chosen the most compatible area.

Richard Shirah stated that he did contact some of the adjacent neighbors to inform them of the proposed communication tower. He also stated that he had a letter of support from one of the adjacent neighbors. He further stated that they turn in three

(3) candidates when a site is chosen. He lastly stated that the health issue is a non issue because it can't be considered as far as the tower is concerned.

Learie Hercules stated that he was an RF Engineer representing Sprint interest. He also stated that he has documentation from the Federal Communication Commission that addresses some of the concerns about radiation and health issues. He also stated the exposure limits adopted by the FCC in 1996 expressed in terms and magnetic field strength and power density for transmitters operating at frequencies from 300 khz to 100 ghz. He further stated that the most restrictive limits on exposure are in the frequency range of 30-300 MHz where the human body absorbs RF energy. He also stated that when a call is made a mobile phone can only transmit 0.6 watts and the communication tower has to transmit back the same 0.6 watts. He lastly stated that the FCC policies with respect to environmental RF fields are designed to ensure that FCC regulated transmitters don not expose the public or workers to levels of RF radiation that are considered by expert organizations to be potentially harmful.

Mr. Bushrui made a motion to approve the request per staff recommendations.

Mrs. Buchanan seconded the motion.

The motion passed by (3-2) consent. Mr. Hattaway and Mr. Rozon were in opposition.

REGULAR ITEMS

APPEALS FROM ADMINISTRATIVE DECISIONS:

13.1675 DIXON ROAD - Viacom Outdoor / Glenn N. Smith, applicants; Appeal of the Planning Manager's decision to deny a permit for the replacement and/or repair of a nonconforming billboard damaged beyond 50 percent of its replacement value in the A-1 (Agriculture District); Located at the southwest corner of West Interstate-4 and Dixon Road; (BA2004-002).

Matt West, Planning Manager

This item was continued until the November 15, 2004 meeting.

APPROVAL OF OCTOBER 2004 SPECIAL MEETING MINUTES

Mrs. Buchanan made a motion to approve the amended October 4, 2004 minutes.

Mr. Bushrui seconded the motion.

The motion passed by unanimous consent (5-0).

SEMINOLE COUNTY BOARD OF COUNTY COMMISSIONERS DECISION ON APPEAL

This decision is made by the Board of County Commissioners of Seminole County, Florida, this 14th day of December 2004, in accordance with Section 30.43 of the <u>Land Development Code of Seminole County</u> (LDC), as amended, upholding a decision of the Board of Adjustment to approve a request for (1) Special Exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances from 582 feet to 60 feet, 582 feet to 230 feet, 582 feet to 270 feet, 582 feet to 450 feet and 582 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings.

A. FINDINGS OF FACT

1. On October 25, 2004, the Board of Adjustment approved a request for (1) Special Exception to establish a 194 foot tall monopole communication tower in the A-5 (Rural Zoning Classification District); and (2) associated variances from 582 feet to 60 feet, 582 feet to 230 feet, 582 feet to 270 feet, 582 feet to 450 feet and 582 feet to 535 feet to reduce the minimum distance separation from the proposed tower to the nearest properties with single-family dwellings., as requested by Spintcom, Inc. on the property further described by the following legal description:

LEG W 1/2 OF LOT 437 BLACK HAMMOCK PB 1 PG 31

- 2. The Board of County Commissioners has the authority and responsibility to adjudge this appeal by virtue of Section 30.43(f), LDC.
- 3. On December 14, 2004, the Board of County Commissioners heard an appeal of this decision.

B. CONCLUSIONS OF LAW

The Board of County Commissioners finds that the request is in conformance with Section 30.1364(b) of the <u>Land Development Code of Seminole County</u> due to the following:

- 1. The Board hereby agrees with and adopts the staff recommendations as reflected in the Agenda Memorandum, Item # _____.
- 2. The subject request meets all of the criteria in Section 30.1364(b), LDC, for granting of a variance because:
 - a. The applicants have demonstrated a need to expand Sprint's Wireless service area by establishing a communication tower in the general vicinity of the subject property. The applicants have further indicated that all colocation opportunities have been explored and deemed unacceptable for meeting Sprint's coverage goals and the provision of homogeneous service across its network.

C. DECISION

Based upon the foregoing and having fully considered the application submitted, and the testimony presented at the Board of County Commissioners public hearing on December 13, 2004, it is determined by majority vote of members of the Board of County Commissioners of Seminole County, Florida, that the subject decision of the Board of Adjustment is **UPHELD** and the Special Exception and associated variances are approved.

DATED this 13th day of December 2004.

Seminole County, Florida	oners
. Chair	man